Exhibit A

```
UNITED STATES DISTRICT COURT
           CENTRAL DISTRICT OF CALIFORNIA
L.C., a minor by and through her
guardian ad litem Maria Cadena,
                                    )
individually and as
                                    )
successor-in-interest to Hector
                                    )
Puga; I.H., a minor by and through )
his guardian ad litem Jasmine
                                    )No. 5:22-cv-00949-KK-(SHKx)
Hernandez, individually and as
successor-in-interest to Hector
Puga; A.L., a minor by and through )
her guardian ad litem Lydia Lopez, )
individually and as
successor-in-interest to Hector
Puga; and ANTONIA SALAS UBALDO,
individually,
         Plaintiffs,
     vs.
STATE OF CALIFORNIA; COUNTY OF SAN )
BERNARDINO; S.S.C., a nominal
defendant; ISAIAH KEE; MICHAEL
BLACKWOOD; BERNARDO RUBALCAVA;
ROBERT VACCARI; JAKE ADAMS; and
DOES 6-10, inclusive,
         Defendants.
REMOTE VIDEOTAPED DEPOSITION OF ANTONIA SALAS UBALDO
               Bellflower, California
             Tuesday, December 3, 2024
                      Volume I
Reported by:
JILL GLANTZ
CSR No. 11341
Job No. 131706
```

1	Q You testified earlier that your doctor Jay
2	Rivera had prescribed you some medication for your
3	depression. In your responses to written questions,
4	you identified a Dr. George I'm going to butcher
03:39:26 5	the last name it's "Jayatilaki,"
6	J-a-y-a-t-i-l-a-k-i who had diagnosed you with
7	depression and prescribed you some medication.
8	Can you please clarify which doctor it is
9	that diagnosed you with depression and prescribed
03:39:52 10	you the medication?
11	A I called my doctor "Dr. Rivera" because I
12	don't even know how to pronounce the last name. He
13	prescribed medicine for depression one time.
14	Q So is George Jayatilaki the same as Dr. Jay
14 03:41:28 15	Q So is George Jayatilaki the same as Dr. Jay
03:41:28 15	Rivera?
03:41:28 15	Rivera? A I don't know if it is the same one or what.
03:41:28 15 16 17	Rivera? A I don't know if it is the same one or what. I say that "I'm going, I'm leaving," and what is the
03:41:28 15 16 17 18	Rivera? A I don't know if it is the same one or what. I say that "I'm going, I'm leaving," and what is the name of the doctor, Dr. Rivera, and that's it.
03:41:28 15 16 17 18 19	Rivera? A I don't know if it is the same one or what. I say that "I'm going, I'm leaving," and what is the name of the doctor, Dr. Rivera, and that's it. Q And you also testified earlier that you have
03:41:28 15 16 17 18 19 03:42:01 20	Rivera? A I don't know if it is the same one or what. I say that "I'm going, I'm leaving," and what is the name of the doctor, Dr. Rivera, and that's it. Q And you also testified earlier that you have spoken with and I'm just going to call him
03:41:28 15 16 17 18 19 03:42:01 20 21	Rivera? A I don't know if it is the same one or what. I say that "I'm going, I'm leaving," and what is the name of the doctor, Dr. Rivera, and that's it. Q And you also testified earlier that you have spoken with and I'm just going to call him "Dr. Rivera," because that's who you mentioned
03:41:28 15 16 17 18 19 03:42:01 20 21 22	Rivera? A I don't know if it is the same one or what. I say that "I'm going, I'm leaving," and what is the name of the doctor, Dr. Rivera, and that's it. Q And you also testified earlier that you have spoken with and I'm just going to call him "Dr. Rivera," because that's who you mentioned during this deposition that you've mentioned and
03:41:28 15 16 17 18 19 03:42:01 20 21 22 23	Rivera? A I don't know if it is the same one or what. I say that "I'm going, I'm leaving," and what is the name of the doctor, Dr. Rivera, and that's it. Q And you also testified earlier that you have spoken with and I'm just going to call him "Dr. Rivera," because that's who you mentioned during this deposition that you've mentioned and had discussions with him about your depression on a
03:41:28 15 16 17 18 19 03:42:01 20 21 22 23 24	Rivera? A I don't know if it is the same one or what. I say that "I'm going, I'm leaving," and what is the name of the doctor, Dr. Rivera, and that's it. Q And you also testified earlier that you have spoken with and I'm just going to call him "Dr. Rivera," because that's who you mentioned during this deposition that you've mentioned and had discussions with him about your depression on a number of occasions. Is that correct?

	1	depressed. I only said that my son died.
	2	Q Did Dr. Rivera inform you that he was
	3	diagnosing you with depression?
	4	A Well, the thing is, he did not tell me that I
03:43:48	5	was depressed. But what happened is that I cried
	6	and I cried and I cried. So the doctor said that I
	7	was depressed. But I have never he prescribed
	8	those pills, but I never wanted to take the pills.
	9	I just trust in God because I never said that I was
03:44:11	10	depressed.
	11	Q What clinic is Dr or what hospital or
	12	organization is Dr. Jay Rivera part of?
	13	A In Long Beach, but at the clinic that is on
	14	Atlantic at next to the Santa Maria Hospital.
03:45:00	15	Q Have you made any efforts to obtain your
	16	medical records for those for those times that he
	17	discussed your depression with you, including the
	18	time that he prescribed you medication for
	19	depression?
03:45:54	20	A It was just that day that I spoke to him, and
	21	I told him that my son had died, and I was crying
	22	and but I haven't talked to him about depression
	23	anymore, no.
	24	Q Did he actually hand you a physical paper
03:46:12	25	prescribing you the medication?

Ubaldo, Antonia L.C., a minor v. State of California

1	I, the undersigned, a Certified Shorthand
2	Reporter of the State of California, do hereby
3	certify:
4	That the foregoing proceedings were taken
5	before me at the time and place herein set forth;
6	that any witnesses in the foregoing proceedings,
7	prior to testifying, were administered an oath; that
8	a record of the proceedings was made by me using
9	machine shorthand which was thereafter transcribed
10	under my direction; that the foregoing transcript is
11	a true record of the testimony given.
12	Further, that if the foregoing pertains to
13	the original transcript of a deposition in a Federal Case,
14	before completion of the proceedings, review
15	of the transcript $\{X\}$ was $\{\ \}$ was not requested.
16	I further certify I am neither financially
17	interested in the action nor a relative or employee of any
18	attorney or party to this action.
19	IN WITNESS WHEREOF, I have this date subscribed my
20	name.
21	0. 00 010
22	Dated: December 10, 2024
23	J
24	JILL GLANTZ CSR No. 11341
25	

Exhibit B

	Gubileia balas, Vol. 1 bii 12/1/2024
1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE CENTRAL DISTRICT OF CALIFORNIA
3	
4	L.C., et al.,
5	Plaintiffs,
6	vs. No. 5:22-cv-00949
7	KK-SHK STATE OF CALIFORNIA, et al.,
8	Defendants.
9	/
10	
11	
12	DEMORE DEPOCIATION OF
13	REMOTE DEPOSITION OF
14	GABRIELA SALAS
15	VOLUME I
16	Appearing from Long Beach, California
17	Thursday, December 19, 2024
18	
19	
20	
21	
22	
23	Reported by: KATHLEEN BACA
24	CSR No. 10267
25	JOB No. 00125976

	Gabriela Salas, Vol. 1 oli 12/19/2024
1	Page 57 Q. I'm sorry. Was this the day that you were out
2	there?
3	A. No.
4	Q. Okay. I just want to know about the day and
5	then we can talk about afterwards.
6	The day that you were out there wondering if
7	this was your brother involved in this incident where
8	you said you were there from about noon to 1 until 8 or
9	9 in the evening, did any of the neighbors at that time
10	offer you to offer to provide you with recordings of
11	what had transpired between your brother and the police?
12	A. No.
13	Q. It was afterwards that someone did that?
14	A. Yes.
15	Q. Was this the same neighbor that welcomed you
16	into her home?
17	A. No.
18	Q. Was this other neighbor, male or female?
19	A. Female.
20	Q. Do you remember her name?
21	A. I think it was Betzabeth. I don't remember
22	the name clearly. But it was a female.
23	Q. And how did she get in touch with you later to
24	tell you that she had a recording and was willing to
25	make that available to you?

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	D 50
1	Page 58 A. She got my number through the GoFundMe that I
2	was that I had created.
3	Q. Did she tell you where she lived in relation
4	to the intersection where the incident occurred?
5	A. It was a very quick phone call. She just told
6	me she has a video and I believe it was for my brother.
7	I asked to see if she was able to provide me with that
8	video, but if she could send it to the attorney, not to
9	me.
10	Q. And you provided her with the attorney
11	information so she can send it directly to the attorney?
12	A. Yes.
13	Q. Other than that brief phone call, any other
14	contact with Betzabeth regarding any recordings or what
15	she saw concerning the incident?
16	A. No.
17	Q. And other than Betzabeth, any other neighbor
18	that subsequently contacted you offering you video or
19	audio recordings of what transpired between the police
20	and your brother on the date of the incident?
21	A. If I I kind of kind of remember there
22	was another video on Facebook. Yeah. There was another
23	video on Facebook from one of the neighbors.
24	Q. But is that something that was offered to you
25	or you just came across it on Facebook?

	Page 85
1	CERTIFICATE
2	I, the undersigned, a Certified Shorthand
3	Reporter of the State of California, do hereby certify:
4	That the foregoing proceedings were taken
5	before me at the time and place herein set forth; that
6	any witnesses in the foregoing proceedings, prior to
7	testifying, were duly sworn; that a record of the
8	proceedings was made by me using machine shorthand which
9	was thereafter transcribed under my direction; that the
10	foregoing transcript is a true record of the testimony
11	given.
12	Further, that if the foregoing pertains to the
13	original transcript of a deposition in a Federal Case,
14	before completion of the proceedings, review of the
15	transcript [] was [] was not requested.
16	I further certify I am neither financially
17	interested in the action nor a relative or employee of
18	any attorney or party to this action.
19	IN WITNESS WHEREOF, I have this date subscribed
20	my name.
21	
22	Dated: December 27, 2024.
23	Kathlem Para
24	KATHLEEN BACA, CSR #10267
25	MATHEEN DACA, CON #10207

Exhibit C

Botten, Jonathan Botten v. State of California

UNITED STATES DISTRICT	COURT
GENERAL DIGERICA OF CALL	EODAT A
CENTRAL DISTRICT OF CALI	FORNIA
	
IONAMITAN WAYAH DOMMEN (D MANTA)
JONATHAN WAYNE BOTTEN, SR.; TANJA)
OUDEK-BOTTEN; ANNABELLE BOTTEN; AND)
J.B., A MINOR BY AND THROUGH HIS)
GUARDIAN JONATHAN WAYNE BOTTEN, SR.,)
)
-7 1 1 1 CC) CASE NO.
Plaintiffs,) 5:23-CV-00257-KK-
) (KSHKX)
vs.)
)
STATE OF CALIFORNIA; COUNTY OF)
SAN BERNARDINO; ISAIAH KEE; MICHAEL)
BLACWOOD; BERNARDO RUBALCAVA; ROBERT)
ACCARI; JAKE ADAMS; AND DOES 1-10,)
INCLUSIVE,)
)
Defendants.)

VIDEOTAPED VIDEOCONFERENCE DEPOSITION OF

JONATHAN WAYNE BOTTEN, SR.

DECEMBER 16, 2024

REPORTED BY SANDRA NALLEY, CSR NO. 13607

02:04	1	A. No.
02:04	2	Q. Okay. Are you aware of any other medical liens
02:04	3	that you're responsible for for based on the medical
02:04	4	care that your that your son received at Loma Linda
02:04	5	Hospital?
02:04	6	A. No.
02:04	7	Q. Are you aware of any medical liens for which
02:04	8	you are responsible for the medical care your wife
02:04	9	received at Loma Linda Hospital?
02:04	10	A. No.
02:04	11	Q. Are you aware of any bills for which you are
02:04	12	responsible for based on the medical care your son
02:04	13	received at Loma Linda Hospital?
02:04	14	A. No.
02:05	15	Q. Are you aware of any bills for which you are
02:05	16	responsible based on the medical care your wife received
02:05	17	at Loma Linda Hospital?
02:05	18	A. No.
02:05	19	Q. Were you aware that in the summer of 2022, your
02:05	20	father took your son to urgent care?
02:05	21	A. Correct.
02:05	22	Q. Okay. Did your do you know why your father
02:05	23	took your son to urgent care while he was visiting in the
02:05	24	summer of 2022?
02:05	25	A. Yes.

02:05	1	Q. Why did he do that?
02:05	2	A. Because my son's chest was bleeding.
02:05	3	Q. Did your father-in did your father tell you
02:05	4	why your if he if he knew why your son's chest was
02:05	5	bleeding?
02:05	6	A. No, he didn't.
02:05	7	Q. Did your son contact you and let you know that
02:06	8	his chest was bleeding?
02:06	9	A. Yes.
02:06	10	Q. And did you ask him why it was bleeding?
02:06	11	A. No. I just asked I just told him to put a
02:06	12	Band-Aid on it.
02:06	13	Q. Have you has your son, since he returned
02:06	14	home from the hospital, has he ever shown you his chest
02:06	15	when it's been bleeding?
02:06	16	A. Yes.
02:06	17	Q. On those occasions that he has shown it to you,
02:06	18	what did it look like?
02:06	19	A. Like his chest was bleeding.
02:06	20	Q. From an open wound?
02:06	21	A. Yes, from a hole.
02:06	22	Q. Is it just one hole?
02:06	23	A. Yes.
02:06	24	Q. And where is that hole located?
02:06	25	A. His left side of his chest.

Botten, Jonathan Botten v. State of California

I, SANDRA NALLEY, Certified Shorthand Reporter for the 1 2 State of California, do hereby certify: 3 4 That the witness in the foregoing deposition was by me 5 first duly sworn to testify to the truth, the whole truth 6 and nothing but the truth in the foregoing cause; that 7 the deposition was taken by me in machine shorthand and 8 later transcribed into typewriting, under my direction, 9 and that the foregoing contains a true record of the 10 testimony of the witness. 11 12 Dated: This 30th day of December, 2024, at Temecula, 13 California. 14 15 16 17 18 SANDRA NALLEY 19 CSR NO. 13607 20 21 22 23 24 25

Exhibit D

Botten, Annabelle Botten v. State of California

UNITED STATES DISTRICT (COURT
CENTRAL DISTRICT OF CALIF	FORNIA
JONATHAN WAYNE BOTTEN, SR.; TANJA)
DUDEK-BOTTEN; ANNABELLE BOTTEN; AND	,)
J.B., A MINOR BY AND THROUGH HIS)
GUARDIAN JONATHAN WAYNE BOTTEN, SR.,)
)
) CASE NO.
Plaintiffs,) 5:23-CV-00257-KK-
) (KSHKX)
vs.)
)
STATE OF CALIFORNIA; COUNTY OF)
SAN BERNARDINO; ISAIAH KEE; MICHAEL)
BLACWOOD; BERNARDO RUBALCAVA; ROBERT)
VACCARI; JAKE ADAMS; AND DOES 1-10,)
INCLUSIVE,)
Defendants.)

VIDEOTAPED VIDEOCONFERENCE DEPOSITION OF

ANNABELLE BOTTEN

DECEMBER 16, 2024

REPORTED BY SANDRA NALLEY, CSR NO. 13607

03:14	1	waste her time as a therapist and I just felt it was
03:15	2	useless to continue the services.
03:15	3	Q. Is it your belief, as you sit here today, that
03:15	4	therapy just doesn't help you?
03:15	5	A. Yes, ma'am.
03:15	6	Q. Have you tried any therapists other than
03:15	7	Sarah Schmotzer?
03:15	8	A. No.
03:15	9	Q. How did you pay for Ms. Schmotzer's services?
03:15	10	A. My my health insurance.
03:15	11	Q. And what health insurance is that?
03:15	12	A. Medi-Cal.
03:15	13	Q. And how long have you had Medi-Cal?
03:15	14	A. Since I started college.
03:15	15	Q. And that was when you were still in high
03:15	16	school?
03:15	17	A. No. After I had graduated high school.
03:15	18	Q. Did you have to pay anything out of pocket for
03:15	19	Ms. Schmotzer's services?
03:15	20	A. No. Other than to get
03:15	21	(Reporter clarification.)
03:15	22	THE WITNESS: Other than to get this attendance
03:15	23	and treatment summary. I had to pay for that out of
03:15	24	pocket.
03:15	25	///

03:15	BY MS. GUSTAFSON:		
03:15	Q. What did you have to pay to get the records?		
03:16	A. \$25.		
03:16	Q. And when did you get the records?		
03:16	A. I got them it actually doesn't say when I		
03:16	got them. Oh, it says no, actually, I don't know if		
03:16	that's the date. Oh, no, it says April 1st of 2024.		
03:16	Q. What was the reason you got the records in		
03:16	April of 2024?		
03:16 1	A. It was requested by my lawyer.		
03:16 1	Q. Now, you've brought these records and they're		
03:16 1	sitting with you at the deposition. Is this these		
03:16 1	records from Sarah Schmotzer also something that you		
03:16 1	reviewed to prepare for today?		
03:16 1	A. No.		
03:16 1	Q. What was the reason that you have them sitting		
03:16 1	with you at the deposition?		
03:16 1	A. I was told they would be necessary.		
03:16 1	Q. Did Ms. Schmotzer ever recommend any medication		
03:17 2	for you?		
03:17 2	A. Yes, she did have me sent to a psychiatrist to		
03:17 2	try to get medication. I attempted to take some of it.		
03:17 2	I didn't like the way it made me feel and I stopped		
03:17 2	taking it.		
03:17 2	Q. So you in addition to Ms. Schmotzer, you		

00.15 1				
03:17 1	also went and saw a psychiatrist?			
03:17 2	A. Yes, ma'am. But not			
03:17 3	Q. And			
03:17 4	A for a doctor or anything. Like, she just			
03:17 5	I just gave her my symptoms. She looked over what my			
03:17 6	therapist had given her and she prescribed me a			
03:17 7	medication. I don't believe she was even actually a			
03:17 8	psychiatrist. They just call their nurse practitioners			
03:17 9	psychiatrists.			
03:17 10	Q. But my question is is: In addition to			
03:17 11	Sarah Schmotzer, there was somebody else that you went to			
03:17 12	see?			
03:17 13	A. Yes, ma'am.			
03:17 14	Q. And you believe that was either she was			
03:17 15	either a psychiatrist or a nurse practitioner?			
03:17 16	A. No. She had identified as a nurse			
03:17 17	practitioner.			
03:17 18	Q. And what was the name of the nurse practitioner			
03:17 19	that you went to see?			
03:17 20	A. I don't have her name.			
03:17 21	Q. When did you go see this nurse practitioner?			
03:18 22	A. I don't have the name the date for that			
03:18 23	either.			
03:18 24	Q. Well, you indicated that you had been treating			
03:18 25	with Ms. Schmotzer from about October of 2023 till			

03:20 1	Q. And did you is that the reason you stopped				
03:20 2	seeing her?				
03:20 3	A. Yes, ma'am.				
03:20 4	Q. And what medication did she give you in October				
03:20 5	of 2023?				
03:20 6	A. I believe it was florhexide (phonetic). I I				
03:20 7	have the medication. I can bring it to you if you'd				
03:20 8	like. I can't remember the exact name of it. I'm not				
03:20 9	good with medication names.				
03:20 10	Q. You sill have the bottle?				
03:20 11	A. Yes, ma'am.				
03:20 12	Q. Maybe when we take a break, we can get that.				
03:20 13	A. Okay.				
03:20 14	Q. Any other medication other than the one that				
03:21 15	you believe was called florhexide?				
03:21 16	A. No.				
03:21 17	Q. And how long did you take the medication?				
03:21 18	A. Two days.				
03:21 19	Q. And why did you stop taking it?				
03:21 20	A. I didn't like the way it made me feel.				
03:21 21	Q. And what was it you didn't like?				
03:21 22	A. It made me feel like I was a zombie.				
03:21 23	Q. Did you discuss possibly trying a different				
03:21 24	medication?				
03:21 25	A. No.				
	I				

04:51 1	THE REPORTER: Off the record?				
04:51 2	MS. GUSTAFSON: Yeah, we can go off the record.				
04:51 3	THE VIDEOGRAPHER: Videotaped deposition is				
04:51 4	going off the record at 4:51 p.m.				
04:54 5	(Recess taken.)				
04:54 6	THE VIDEOGRAPHER: Videotaped deposition is				
04:55 7	returning to record at 4:55 p.m.				
04:55 8					
04:55 9	EXAMINATION				
04:55 10	BY MS. ESQUIVEL:				
04:55 11	Q. Good afternoon, Ms. Botten. Like I mentioned				
04:55 12	before we went back on the record, I just have some				
04:55 13	follow-up questions, and I apologize. I'm going to be				
04:55 14	jumping around quite a bit.				
04:55 15	Can you give us the name of the medication that				
04:55 16	was prescribed to you by the nurse practitioner that you				
04:55 17	believe was a psychiatrist?				
04:55 18	A. They call it a psychiatrist, but she identified				
04:55 19	as a nurse practitioner.				
04:55 20	Q. All right.				
04:55 21	A. It's called fluoxetine. It's spelled				
04:55 22	f-l-u-o-x-e-t-i-n-e and it's 20 milligrams.				
04:55 23	Q. Okay. Thank you.				
04:55 24	And does it have a name there of the doctor				
04:56 25	that wrote that prescription?				

04:56	1	A. Yes. It says Lauren Ware.				
04:56	2	Q. Can you spell the last name for me, please?				
04:56	3	A. W-a-r-e.				
04:56	4	Q. Okay. And is there a title there, like, either				
04:56	5	Dr., NP?				
04:56	6	A. No.				
04:56	7	Q. Okay. Is there a phone number for Lauren Ware?				
04:56	8	A. No. I'm not seeing one.				
04:56	9	Q. Okay. Does it have a name of the clinic or				
04:56	LO	practice?				
04:56	L1	A. No. The only thing it says is where I got it,				
04:56	L2	which was at Walmart.				
04:56	L3	Q. Okay. So I'm going to I guess I'm just				
04:56	L4	trying to have trying to understand get some				
04:56	L5	clarification from you in terms of what you no longer				
04:57	L6	have a recollection of. I know Ms I know Shannon was				
04:57	L7	asking you quite a bit of that, but I just I'm not				
04:57	L8	really clear.				
04:57	L9	So is it your testimony that after your mom				
04:57 2	20	woke you up and had you come to the living room, that				
04:57 2	21	and you went to the window and then you went back to the				
04:57 2	22	couch couch, that after that, your next recollection				
04:57 2	23	is seeing your mom bleeding from the face while you were				
04:57 2	24	on the floor?				
04:57 2	25	A. Yes.				

05:16 1	quality. Does this look like the one you might be				
05:16 2	referring to?				
05:16 3	A. I can't see anything. Alls I can see is				
05:16 4	MS. GUSTAFSON: Diana, we don't have the video.				
05:16 5	We just have your screen with a list of videos.				
05:16 6	MS. ESQUIVEL: Oh.				
05:16 7	THE WITNESS: Yeah.				
05:16 8	MS. ESQUIVEL: I probably shared the wrong				
05:16 9	screen. Hold on.				
05:16 10	BY MS. ESQUIVEL:				
05:16 11	Q. Okay. Let me try this again.				
05:16 12	A. No.				
05:16 13	Q. No? Okay. Let me try one more. Okay. Let's				
05:16 14	try to see if this one might be it.				
05:17 15	A. No.				
05:17 16	Q. No? And who showed you or do you know where				
05:17 17	you got the second video that you're thinking about that				
05:17 18	is in black and white?				
05:17 19	A. I don't know exactly where I got the video. I				
05:17 20	don't know if I had gotten it from my parents, but I do				
05:17 21	know it was a video that was from the neighbors, and it's				
05:17 22	in black and white.				
05:17 23	Q. Do you still have that video?				
05:17 24	A. I believe so, I do.				
05:17 25	Q. Okay. I'm going to ask you if you can please				

1	provide that to your attorney				
2	A. Okay.				
3	Q and we'll just ask it from her. Okay?				
4	A. Okay.				
5	Q. Because like I said, I don't I have never				
6	seen a black-and-white one, so I don't know if that's one				
7	that we have.				
8	A. Okay.				
9	Q. Okay. And that's one that you say that you've				
10	watched and that you watched back in 2022 for six to				
11	eight hours total over a period of time, correct?				
12	A. Yes. I had watched both the neighbor videos.				
13	The black-and-white video is very is probably the				
14	worse video out of both of them.				
15	Q. Okay.				
16	A. Because in that video you hear us screaming for				
17	help.				
18	Q. Okay. And that's the one that you feel has				
19	contributed to your trauma and why you want to you've				
20	forgotten a lot of what had happened?				
21	A. No. The shooting is the reason I forgot what				
22	was happening. The videos were to try to help me				
23	remember what was happening.				
24	Q. Okay.				
25	MS. GUSTAFSON: And, Diana, for the record, I				
	2 3 4 5 6 7 8				

1	I, SANDRA NALLEY, Certified Shorthand Reporter for the		
2	State of California, do hereby certify:		
3			
4	That the witness in the foregoing deposition was by me		
5	first duly sworn to testify to the truth, the whole truth		
6	and nothing but the truth in the foregoing cause; that		
7	the deposition was taken by me in machine shorthand and		
8	later transcribed into typewriting, under my direction,		
9	and that the foregoing contains a true record of the		
10	testimony of the witness.		
11			
12	Dated: This 30th day of December, 2024, at Temecula,		
13	California.		
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19	SANDRA NALLEY CSR NO. 13607		
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Exhibit E



Renewing Hope Family Counseling Center, Inc. Attendance/Treatment Summary

April 1, 2024

Annabelle Botten 13853 Farmington St. Oak Hills, Ca. 92344

Dear Annabelle Botten,

This letter is being written to confirm your participation at Renewing Hope Family Counseling Center, Inc. on the following dates:

Therapy:		same mana (Glisteles Conselled)	02/29/2024
06/14/2023	09/26/2023	12/08/2023 (Clinician Cancelled)	CONTRACTOR MANAGEMENT CONTRACTOR
06/21/2023	09/29/2023	12/12/2023	03/06/2024
06/27/2023	10/06/2023	12/15/2023	03/13/2024
07/05/2023	10/10/2023	12/19/2023	03/21/2024
07/11/2023 (No Show)	10/13/2023	12/26/2023 (Clinician Cancelled)	03/27/2024
07/18/2023	10/17/2023	12/29/2023 (Clinician Cancelled)	
07/25/2023	10/20/2023	01/02/2024	
07/27/2023	10/24/2023	01/05/2024	
08/01/2023	10/27/2023	01/09/2024 (No Show)	
08/04/2023	10/31/2023	01/12/2024	
08/08/2023	11/03/2023 (Late Cancelled)	01/16/2024	
08/11/2023 (No Show)	11/07/2023	01/18/2024	
08/14/2023	11/10/2023	01/23/2024	
08/16/2023	11/14/2023	01/25/2024	
08/22/2023	11/17/2023	01/30/2024	
08/29/2023	11/21/2023	02/01/2024	
09/12/2023	11/24/2023	02/06/2024	
09/15/2023	11/28/2023	02/08/2024	
09/19/2023	12/01/2023	02/16/2024	
09/22/2023	12/05/2023	02/22/2024	

Corporate Office 24910 Las Brisas Rd Ste 117 Murrieta, CA 92862 Phone: 951-465-3664 Pax: 951-972-8561 Psychiatry: 06/30/2023

07/31/2023

08/28/2023

09/25/2023

F33.1 - Major depressive disorder, recurrent, moderate

F43.10 - Post-traumatic stress disorder, unspecified

Modality: Cognitive Behavioral Therapy

Corporate Office 24910 Las Brisss Rd Ste 117 Murrieta, CA 92582 Phone: 981-468-3664 Pax: 981-972-9551

Exhibit F

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or documents recalled, discovered or generated pursuant to subsequent investigation and discovery.

III.

PLAINTIFF'S FIRST SUPPLEMENTAL RESPONSES TO REQUESTS FOR **PRODUCTION**

REQUEST NO. 9:

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Any and all photographs, videotapes, or audio tapes that depict any or all of the INCIDENT giving rise to this lawsuit.

SUPPLEMENTAL RESPONSE TO REQUEST NO. 9:

Plaintiff objects to this Request on the basis that it calls for documents already in Defendant's possession, custody, or control. Without waiving the foregoing objections, Plaintiff responds as follows: Plaintiff identifies the following videos that are in Defendant's possession, custody, and control: COSB1417-COSB1470.

Additionally, Plaintiff is concurrently producing a video that is responsive to this request [Plaintiff 0241].

As discovery is ongoing, Plaintiff reserves the right to amend and/or supplement this Response.

REQUEST NO. 16:

All DOCUMENTS that relate to, support, or evidence YOUR claims as alleged in YOUR OPERATIVE COMPLAINT.

SUPPLEMENTAL RESPONSE TO REQUEST NO. 9:

Plaintiff is concurrently producing a video that is responsive to this request [Plaintiff 0241].

As discovery is ongoing, Plaintiff reserves the right to amend and/or supplement this Response.

Case 5:23-cv-00257-KK-SHK Document 78-1 Filed 12/31/24 Page 33 of 106 Page

Exhibit G

LAW OFFICES OF DALE K. GALIPO 1 Dale K. Galipo (SBN 144074)
dalekgalipo@yahoo.com
Hang D. Le (SBN 293450)
hlee@galipolaw.com
21800 Burbank Boulevard, Suite 310 Woodland Hills, California 91367 Telephone: (818) 347-3333 Facsimile: (818) 347-4118 5 Attorneys for Plaintiffs 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 10 L.C., a minor by and through her guardian ad litem Maria Cadena, individually and as Case No.: 5:22-cv-00949-JGB-(KK) 11 successor-in-interest to Hector Puga; I.H., a minor by and through his guardian ad litem Jasmine Hernandez, individually and as 12 successor-in-interest to Hector Puga; A.L., PLAINTIFF ANTONIA SALAS 13 a minor by and through her guardian ad UBALDO'S. RESPONSES TO DEFENDANT ROBERT litem Lydia Lopez, individually and as 14 successor-in-interest to Hector Puga; and ANTONIA SALAS UBALDO, VACCARI'S INTERROGATORIES 15 (SET ONE) individually 16 Plaintiffs, 17 VS. 18 STATE OF CALIFORNIA; COUNTY OF SAN BERNARDINO; S.S.C., a nominal 19 defendant; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; 20 JAKE ADAMS; and DOES 6-10, inclusive, 21 Defendants. 22 23 24 PROPOUNDING PARTY: Defendant, Robert Vaccari 25 Plaintiff, Antonia Salas Ubaldo RESPONDING PARTY: 26 **SET NUMBER:** One (1) 27 28

information already known by, or reasonably accessible to Defendants, or facts that are solely within the knowledge and control of Defendants.

10. Plaintiff's objections to the disclosure of any information requested in the Interrogatories are not and shall not be construed as an admission that any such information exists.

RESPONSES TO INTERROGATORIES (SET ONE)

INTERROGATORY 1:

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IDENTIFY by name and provide contact information for the person that captured the video footage Plaintiff provided on October 31, 2024, identified by Plaintiff as Bates No. 0241, in response to County's Request for Production of Documents, Set One.

RESPONSE TO INTERROGATORY 1:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes the name and contact information of the person who captured the video footage Plaintiff provided on October 31, 2024, identified by Plaintiff as Bates No. 0214 is as follows: Betzabeth Gonzalez, Phone: 760-985-6970.

INTERROGATORY 2:

IDENTIFY the type of recording device (such as cell phone, iPad, etc) and the make and model of the recording device used to capture Plaintiff's Bates No. 0241 video produced on October 31, 2024, in response to County's Request for Production of Documents, Set One.

RESPONSE TO INTERROGATORY 2:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that the video was captured on a Samsung Galaxy cell phone.

INTERROGATORY 3:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that the video was captured on a Samsung Galaxy cell phone.

RESPONSES TO INTERROGATORY 3:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that an individual by the name of Jacob Gonzalez was also present when Bates No. 0241 was recorded and that his contact information is (619) 631-2526.

INTERROGATORY 4:

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State the specific location, including the address, of where Plaintiff's Bates No. 0241 video, provided on October 31, 2024, in response to County's Request for Production of Documents, Set One, was taken from.

RESPONSES TO INTERROGATORY 4:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that the video was taken at the following address: 11428 Peach Avenue, Hesperia CA 92345.

INTERROGATORY 5:

State whether Plaintiff's Bates No. 0241 video, provided on October 31, 2024, in response to County's Request for Production of Documents, Set One, was taken, from inside or outside, and if from inside, identify where inside the video was taken from.

RESPONSES TO INTERROGATORY 5:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that the video was taken indoors, inside a bathroom.

INTERROGATORY 6:

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State whether Plaintiff's Bates No. 0241 video, provided on October 31, 2024, in response to County's Request for Production of Documents, Set One, was taken through a window or glass.

RESPONSES TO INTERROGATORY 6:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that the video was recorded behind a screen.

INTERROGATORY 7:

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State whether Plaintiff's Bates No. 0241 video, provided on October 31, 2024, in response to County's Request for Production of Documents, Set One, is the entire video captured.

RESPONSES TO INTERROGATORY 7:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that Bates No. 0241 is the full video

INTERROGATORY 8:

State whether Plaintiff's Bates No. 0241 video, provided on October 31, 2024, in response to County's Request for Production of Documents, Set One, has been altered, enhanced, and/or modified in any way.

RESPONSES TO INTERROGATORY 8:

Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that Bates No. 0241 has not been altered, enhanced, or modified in any way.

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INTERROGATORY 9:

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State whether Plaintiff's Bates No. 0241 video, provided on October 31, 2024, in response to County's Request for Production of Documents, Set One, is the original version of the video or if there are other versions that exist. **RESPONSES TO INTERROGATORY 9:** Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that Bates No. 0241 is the original video. **INTERROGATORY 10:** State whether Plaintiff is aware of any other video or audio recording capturing the incident and if so, IDENTIFY all known video and audio not yet provided to Defendants. **RESPONSES TO INTERROGATORY 10:** Plaintiff does not have personal knowledge of the information requested in this Interrogatory. After diligent search and reasonable inquiry, Plaintiff is informed of and thereon believes that that there are three additional videos of the incident that were taken by Betzabeth Gonzalez. DATED: December 4, 2024 THE LAW OFFICES OF DALE K. GALIPO BY: /s/ Hang D. Le Dale K. Galipo Hang D. Le Attorneys for Plaintiffs

Case 5:23-cv-00257-KK-SHK Document 78-1 Filed 12/31/24 Page 40 of 106 Page ID #:620 UNITED STATES DISTRICT COURT CENTRAL FOR COURT USE ONLY DISTRICT OF CALIFORNIA TITLE OF CASE (Abbreviated) L.C., et al. v. State of California, et al. ATTORNEY(S) NAME AND ADDRESS Dale K. Galipo (CA SBN 144074) Hang D. Le, Esq. (Bar No. 293450) LAW OFFICES OF DALE K. GALIPO 21800 Burbank Blvd, Suite 310 Woodland Hills, California 91367 Fax: (818) 347-4118 Email:dalekgalipo@yahoo.com;hlee@galipolaw.com Case No. 5:22-cy-00949-JGB-KK **ATTTORNEY(S) FOR: Plaintiffs** Courtroom: 1 Judge: Jesus G Bernal **DECLARATION OF SERVICE**

I, Leslie De Leon, am employed in the County of Los Angeles, State of California and am over the age of eighteen years and not a party to the within action. My business address is 21800 Burbank Boulevard, Suite 310, Woodland Hills, California 91367. On December 9, 2024, I served the foregoing document described as: PLAINTIFF ANTONIA SALAS UBALDO'S RESPONSES TO DEFENDANT ROBERT VACCARI'S INTERROGATORIES (SET ONE) on all interested parties, through their respective attorneys of record in this action by placing a true copy thereof enclosed in a sealed envelope addressed as specified below:

ODD ATTACITED ODDINGE LIGH

SEE ATTACHED SERVICE LIST		
METHOD OF SERVICE		
(BY MAIL) I enclosed the documents in a sealed envelope or package and addressed to the parties at the address specified above.		
I placed the envelope or package for collection and mailing, following our ordinary business practices. I am readily familiar with the practice of this office for the collection, processing and mailing of documents. On the same day that documents are placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.		
(BY ELECTRONIC SERVICE) I caused the foregoing document(s) to be sent via electronic transmittal to the notification addresses listed below as registered with this court's case management/electronic court filing system.		
I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.		
Executed on December 9, 2024 /s/ Leslie De Leon Leslie De Leon		

Exhibit H

1	Layla Ibarra Cadena (L.C.)	December 20, 2024 at 10:00 a.m.	
2	Isaiah Jessie Hernandez (I.H.)	December 20, 2024 at 1:00 p.m.	
3	Allyson Maria Lopez (A.L.)	December 20, 2024 at 2:30 p.m.	
4	If any deposition is not completed	on the specified date, the deposition will be	
5	continued from day-to-day thereafter at	the same place, weekends and holidays	
6	excepted, until completed and to the ext	ent permitted under the Federal Rules of	
7	Civil Procedure.		
8	The noticing party may additionall	y cause the depositions to be digitally	
9	recorded. Fed. R. Civ. P. 30(B)(3)(A). T	The audio-visual recording may be used at	
10	trial. Fed. R. Civ. P. 32(a).		
11	If any deponent requires the servic	e of an interpreter, the Plaintiffs' attorney	
12	must advise the undersigned, in writing,	no later than five (5) days before the date	
13	set for the deposition, of the need for an	interpreter and the language or dialect	
14	needed.		
15	The undersigned will to meet and	d confer with counsel to reschedule the	
16	depositions if the date and times listed above are not convenient for counsel or		
17	the Plaintiff and to set reasonable parameters, including time limits, for the		
18	depositions of the minor Plaintiffs.		
19	Dated: December 4, 2024	Respectfully submitted,	
20		ROB BONTA Attorney General of California	
21		NORMAN D. MORRISON Supervising Deputy Attorney General	
22		Supervising Deputy Attorney General	
23		Diana Francial	
24		e auna (egan ec	
		Diana Esquivel DIANA Esquivel Deputy Attorney General	
25		Deputy Attorney General Attorneys for Defendants State,	
2526	LA2022603031	Deputy Attorney General	
	LA2022603031 38590776.docx	Deputy Attorney General Attorneys for Defendants State,	

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Exhibit I

1 2 3 4 5	LAW OFFICES OF DALE K. GALIPO Dale K. Galipo, Esq. (Bar No. 144074) dalekgalipo@yahoo.com Hang D. Le, Esq. (Bar No. 293450) hlee@galipolaw.com 21800 Burbank Boulevard, Suite 310 Woodland Hills, California, 91367 Telephone: (818) 347-3333 Facsimile: (818) 347-4118	
6 7	Attorneys for Plaintiffs L.C., I.H., A.L., and ANTONIA SALAS UBALDO	
8		
9	UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11		
12	L.C., a minor by and through her guardian <i>ad litem</i> Maria Cadena,	Case No. 5:22-cv-00949-KK-SHK
13 14 15	individually and as successor-in-interest to Hector Puga; I.H., a minor by and through his guardian <i>ad litem</i> Jasmine Hernandez, individually and as	[Consolidated for purposes of discovery with <i>Botten, et al. v. State of California, et al.</i> , Case No. 5:23-cv-00257-KK-SHK]
	successor-in-interest to Hector Puga;	Hanarahla Varla Vina Vata
16 17	A.L., a minor by and through her guardian <i>ad litem</i> Lydia Lopez, individually and as successor-in-interest	Honorable Kenly Kiya Kato Mag. Judge Shashi H. Kewalramani
18	to Hector Puga; and ANTONIA SALAS UBALDO, individually;	PLAINTIFFS' OBJECTIONS TO
19		DEFENDANT STATE OF
20	Plaintiffs, vs.	CALIFORNIA'S NOTICE OF TAKING DEPOSITION OF
$_{21}$	vs.	PLAINTIFFS A.L., I.H., AND L.C.
22	STATE OF CALIFORNIA; COUNTY OF SAN BERNARDINO; S.S.C., a	
23	nominal defendant; ISAIAH KEE;	
	MICHAEL BLACKWOOD;	
24	BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS;	
25	and DOES 6-10, inclusive,	
26	Defendants.	
27		
28		

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Plaintiffs L.C., by and through her guardian *ad litem* Maria Cadena, I.H., by and through his guardian *ad litem* Jasmine Hernandez, A.L., by and through her guardian *ad litem* Lidia Lopez, and Antonia Salas Ubaldo hereby object to Defendant State of California's Notice of Taking Depositions of Plaintiffs A.L., I.H., and L.C. as follows:

- 1. The depositions of A.L., I.H., and L.C. would result in more than ten depositions being taken under Rule 30(a)(2)(A) by Defendants and Defendants have not obtained leave of court to exceed the ten-deposition limit.
- 2. The depositions of A.L., I.H., and L.C. are unreasonably cumulative and duplicative of their guardian's deposition testimony and information regarding A.L., I.H. and L.C.'s damages are available from other more reasonable, convenient, competent, and reliable sources.
- 3. Due to their age, A.L., I.H., and L.C. are not competent to sit for depositions and their testimonies would not be reliable.
- 4. The depositions will cause A.L., I.H., and L.C. "annoyance, embarrassment, oppression, or undue burden." *See* Fed. R. Civ. P. 26(c).
- 5. The depositions were unilaterally set without confirmation from Plaintiffs and Plaintiffs' counsel.

Accordingly, Plaintiffs will not produce deponents on the date and time noticed. Subject to a court order granting Defendants leave to exceed the tendeposition limit under Rule 30(a)(2)(A) and compelling Plaintiffs to produce the minor plaintiffs with reasonable parameters, including time limits, Plaintiffs' counsel will meet and confer on a mutually agreeable date and time for the depositions.

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Case 5:23-cv-00257-KK-SHK Document 78-1 Filed 12/31/24 Page 48 of 106 Page

Exhibit J

From: Hang Le

To: <u>Amy R. Margolies; Diana Esquivel</u>
Subject: RE: Botten state discovery

Date: Monday, October 30, 2023 3:37:20 PM

Attachments: <u>image001.png</u>

EXTERNAL EMAIL: This message was sent from outside DOJ. Please do not click links or open attachments that appear suspicious.

Good afternoon Ms. Margolies,

I'm not quite sure on exactly what it means for the discovery to be applicable and binding. Are you proposing that all of defendants' objections and any related discovery disputes in the Botten state case also carry over onto the federal case? While we're fine with stipulating to using all discovery materials already propounded by defendants and produced by plaintiffs in the state case, we would not be agreeable to defendants' objections to plaintiffs' propounded discovery and discovery disputes or time limit on challenging those objections be binding in the federal case, especially given that those objections arose primarily out of the different discovery standards between state and federal court and the lack of an agreed-upon protective order which are no longer applicable now that both Puga and Botten are in federal court.

Best, Hang

Hang D. Le, Esq. | Law Offices of Dale K. Galipo | 21800 Burbank Blvd., Suite 310, Woodland Hills, CA 91367 | Office: +1.818.347.3333 | Fax: +1.818.347.4118 | Email: hlee@galipolaw.com

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From: Amy R. Margolies <amargolies@lynberg.com>

Sent: Sunday, October 29, 2023 10:22 PM

To: Diana Esquivel < Diana. Esquivel@doj.ca.gov>; Hang Le < hlee@galipolaw.com>

Subject: RE: Botten state discovery

Ms. Le,

Is Plaintiff agreeable to the Botten state discovery being applicable to and binding in the Botten federal action?

Thank you,

Off: 714-937-1010 Fax: 714-937-1003

LYNBERG WATKINS

1100 W. Town & Country Rd., Suite 1450 Orange, California 92868 www.lynberg.com www.linkedin.com

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From: Diana Esquivel < <u>Diana. Esquivel@doj.ca.gov</u>>

Sent: Tuesday, October 10, 2023 4:00 AM

To: Amy R. Margolies amargolies@lynberg.com; Hang Le hlee@galipolaw.com>

Subject: RE: Botten state discovery

CAUTION: This email originated from outside of Lynberg & Watkins. Do not click any links or open any attachments unless you recognize the sender, verified the email address and know the content is safe.

I'm agreeable to the state discovery being applicable to and binding in the federal action.

Thanks,

-Diana

Diana Esquivel
Deputy Attorney General
Tort & Condemnation Section
Office of the Attorney General

Tel: (916) 210-7320 Fax: (916) 322-8288

Email: <u>Diana.Esquivel@doj.ca.gov</u>

From: Amy R. Margolies amargolies@lynberg.com>

Sent: Monday, October 9, 2023 1:15 PM

To: Hang Le < hlee@galipolaw.com >; Diana Esquivel < Diana. Esquivel@doj.ca.gov >

Subject: Botten state discovery

EXTERNAL EMAIL: This message was sent from outside DOJ. Please do not click links or open attachments that appear suspicious.

Counsels,

While Plaintiff has agreed to dismiss the Botten state court case pending discovery in the related federal matters, because discovery has already been initiated and exchanged in the Botten state matter, County Defendants would propose a stipulation to use the Botten state discovery in Botten

federal, so that we do not need to duplicate work.

Please advise and we can prepare a stipulation accordingly.

Thank you,

AMY R. MARGOLIES

Off: 714-937-1010 Fax: 714-937-1003

LYNBERG WATKINS

1100 W. Town & Country Rd., Suite 1450 Orange, California 92868 www.lynberg.com www.linkedin.com

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Exhibit K

21800 Burbank Boulevard, Suite 310
Woodland Hills, California, 91367
Telephone: (818) 347-3333
Facsimile: (818) 347-4118

Attorneys for Plaintiffs

ONATHAM WAYNE BOTTEN, SP

JONATHAN WAYNE BOTTEN, SR.,
TANJA DUDEK-BOTTEN, ANNABELLE BOTTEN,
AND J.B.

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UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA

JONATHAN WAYNE BOTTEN, SR.;
TANJA DUDEK-BOTTEN;
ANNABELLE BOTTEN; and J.B., a
minor, by and through his guardian
JONATHAN WAYNE BOTTEN, SR.,

Plaintiffs,

VS.

STATE OF CALIFORNIA; COUNTY OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS; and DOES 1-10, inclusive,

Defendants.

Case No. 5:23-cv-00257-JGB-SHK

Honorable Jesus G. Bernal

PLAINTIFFS' RULE 26(f) INITIAL DISCLOSURES

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Case No. 5:23-cv-00257-JGB-SHK

Pursuant to Federal Rule of Civil Procedure 26, Plaintiffs JONATHAN WAYNE BOTTEN, SR.; TANJA DUDEK-BOTTEN; ANNABELLE BOTTEN; and J.B., a minor, by and through his guardian JONATHAN WAYNE BOTTEN, SR., hereby makes the following initial disclosures of witnesses, documents, and damages known at this time.

I. WITNESSES

Based on the information currently known to Plaintiffs, the following persons have knowledge of facts that Plaintiffs may use to support their material allegations. The subjects of information specified are those of which Plaintiffs are currently aware of or Plaintiffs reasonably believe are within the knowledge of the identified individuals.

<u>Name</u>	Contact Information	Subject Matter(s)
1. Jonathan Wayne Botten	c/o Plaintiffs' counsel	The facts and circumstances relating to the officer-involved shooting of Decedent, which occurred on February 17, 2021 and is the subject of this lawsuit; damages.
2. Tanja Dudek- Botten	c/o Plaintiffs' counsel	The facts and circumstances relating to the officer-involved shooting of Decedent, which occurred on February 17, 2021 and is the subject of this lawsuit; damages.
3. Annabelle Botten	c/o Plaintiffs' counsel	The facts and circumstances relating to the officer-involved shooting of Decedent, which occurred on February 17, 2021 and is the subject of this lawsuit; damages.

1	4. J.B. through his	c/o Plaintiffs' counsel	The facts and circumstances
2	guardian Jonathan Wayne Botten		relating to the officer- involved shooting of
3	wayne Botten		Decedent, which occurred on
			February 17, 2021 and is the
4			subject of this lawsuit;
5			damages.
6	5. Isaiah Kee	c/o Defense counsel for	The facts and circumstances
		State	relating to the officer-
7			involved shooting of
8			Decedent, which occurred on
			February 17, 2021 and is the
9			subject of this lawsuit.
10	6. Michael	c/o Defense counsel for	The facts and circumstances
11	Blackwood	State	relating to the officer- involved shooting of
			Decedent, which occurred on
12			February 17, 2021 and is the
13			subject of this lawsuit.
14	7. Bernardo	c/o Defense counsel for	The facts and circumstances
	Rubalcava	State	relating to the officer-
15			involved shooting of
16			Decedent, which occurred on
17			February 17, 2021 and is the
17			subject of this lawsuit.
18	8. Robert Vaccari	c/o Defense counsel for	The facts and circumstances
19		County	relating to the officer-
			involved shooting of Decedent, which occurred on
20			February 17, 2021 and is the
21			subject of this lawsuit.
22	9. Jake Adams	c/o Defense counsel for	The facts and circumstances
23		County	relating to the officer-
			involved shooting of
24			Decedent, which occurred on
25			February 17, 2021 and is the subject of this lawsuit.
26	10.Joseph Edward	Loma Linda University	Plaintiff Dudek-Botten's
	Fargusson, M.D.	Health, 11234 Anderson	injuries, medical treatment
27	62.22.2	St., Loma Linda, CA	and care that was provided to
28		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
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1			injuries, any prognosis
2			regarding Plaintiff Dudek- Botten's injuries; damages.
3	11.Jon Boyd Roper,	Loma Linda University	Plaintiff Dudek-Botten's
4	M.D.	Health, 11234 Anderson	injuries, medical treatment
5		St., Loma Linda, CA 92345; (909) 558-4000.	and care that was provided to Plaintiff Dudek-Botten for her
		92343, (909) 330-4000.	injuries, any prognosis
6			regarding Plaintiff Dudek-
7			Botten's injuries; damages.
8	12.Heather Marie	Loma Linda University	Plaintiff Dudek-Botten's
9	Tassone, D.O.	Health, 11234 Anderson St., Loma Linda, CA	injuries, medical treatment and care that was provided to
10		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
			injuries, any prognosis
11			regarding Plaintiff Dudek-
12	13.Shannon Kiang,	Loma Linda University	Botten's injuries; damages. Plaintiff Dudek-Botten's
13	M.D.	Health, 11234 Anderson	injuries, medical treatment
14		St., Loma Linda, CA	and care that was provided to
15		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
			injuries, any prognosis
16			regarding Plaintiff Dudek- Botten's injuries; damages.
17	14.Bailey Ann	Loma Linda University	Plaintiff Dudek-Botten's
18	Wentworth, M.D.	Health, 11234 Anderson	injuries, medical treatment
19		St., Loma Linda, CA	and care that was provided to
20		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her injuries, any prognosis
			regarding Plaintiff Dudek-
21			Botten's injuries; damages.
22	15. Nicole Depolo,	Loma Linda University	Plaintiff Dudek-Botten's
23	M.D.	Health, 11234 Anderson	injuries, medical treatment and care that was provided to
24		St., Loma Linda, CA 92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
		, , , , , , , , , , , , , , , , , , , ,	injuries, any prognosis
25			regarding Plaintiff Dudek-
26	16 Danial Da 1	T T in da TTo'''	Botten's injuries; damages.
27	16.Daniel Paul Srikureja, M.D.	Loma Linda University Health, 11234 Anderson	Plaintiff J.B.'s injuries, medical treatment and care
28	orikureja, wi.D.	Tiedidi, 11257 Midelsoll	that was provided to Plaintiff
- 11		!	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

1		St., Loma Linda, CA 92345; (909) 558-4000.	J.B. for his injuries, any prognosis regarding Plaintiff
2		72343, (707) 330-4000.	J.B.'s injuries; damages.
3	17.Andrew James	Loma Linda University	Plaintiff J.B.'s injuries,
$4 \parallel$	Davis, M.D.	Health, 11234 Anderson	medical treatment and care
5		St., Loma Linda, CA 92345; (909) 558-4000.	that was provided to Plaintiff J.B. for his injuries, any
		92343, (909) 330-4000.	prognosis regarding Plaintiff
6			J.B.'s injuries; damages.
7	18.Amanda	Loma Linda University	Plaintiff J.B.'s injuries,
8	MacQuoid, M.D.	Health, 11234 Anderson	medical treatment and care
9		St., Loma Linda, CA 92345; (909) 558-4000.	that was provided to Plaintiff J.B. for his injuries, any
10		723 13, (707) 330 1000.	prognosis regarding Plaintiff
			J.B.'s injuries; damages.
11	19.Gregory James	Loma Linda University	Plaintiff J.B.'s injuries,
12	Jutzy, M.D.	Health, 11234 Anderson St., Loma Linda, CA	medical treatment and care that was provided to Plaintiff
13		92345; (909) 558-4000.	J.B. for his injuries, any
14			prognosis regarding Plaintiff
15			J.B.'s injuries; damages.
	20.Katherine Sigrid Burruss, M.D.	Loma Linda University Health, 11234 Anderson	Plaintiff J.B.'s injuries, medical treatment and care
16	Dulluss, M.D.	St., Loma Linda, CA	that was provided to Plaintiff
17		92345; (909) 558-4000.	J.B. for his injuries, any
18			prognosis regarding Plaintiff
19	21 II. 1	To Comment and the second	J.B.'s injuries; damages.
	21. Unidentified EMT/Paramedics	Information unknown at this time	Plaintiffs Botten, Sr, Dudek- Botten, and J.B.'s injuries and
20	who responded to	tins time	medical treatment at the scene
21	the scene		and en route to the hospital,
22			medical expenses, and any
23			information given to them regarding the circumstances
24			of the detention and use of
			force.
25	22. Unidentified law	Information unknown at	The facts and circumstances
26	enforcement	this time	relating to the officer-
27	officers who responded to the		involved shooting, which occurred on February 17,
28	scene		

1		2021 and is the subject of this
2		lawsuit.
_	23.Other persons	
3	whose identities	
$_{\it \Delta} \ $	appear in the	
1	reports disclosed	
5	(see below) are	
6	incorporated by	
	reference as though	
7	specifically	
8	identified	
9 11		

Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not concluded discovery in this matter. Plaintiffs reserve the right to identify additional individuals with such knowledge as such persons become known to Plaintiffs, or the information they possess becomes relevant to the claims or defenses or any party, pursuant to Rule 26(e).

II. DOCUMENTS

Plaintiffs identify the following documents or categories of documents that they may use to support their material claims and defenses:

- 1. Medical records and billing for Jonathan Wayne Botten, Sr.;
- 2. Medical records and billing for Tanja Dudek-Botten;
- 3. Medical records and billing for J.B.;
- 4. San Bernardino County Sheriff's Department Lethal Force Encounter Investigation;
- 5. California Highway Patrol Critical Incident Report;
- 6. Witness videos of the incident;
- 7. Photographs of the incident scene;
- 8. Photographs of Plaintiffs Jonathan Wayne Botten, Sr., Tanja Dudek-Botten, and J.B.'s injuries.

Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not

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- 1 concluded their discovery in this matter. Plaintiffs reserve the right to identify
- 2 | additional categories of documents as they become known to Plaintiffs or they
- 3 | become relevant to the claims or defenses of any party, pursuant to Rule 26(e).
- 4 | Plaintiffs further incorporate by reference all documents listed in Defendants' Initial
- 5 Disclosures.

III. DAMAGES

- Plaintiffs seek general and special compensatory damages, including but not
- 8 | limited to:

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- 1. Compensatory damages;
- 10 2. Medical expenses;
 - 3. Loss of earning capacity;
- 12 | 4. Lost wages;
- 5. Emotional distress damages;
- 14 6. Attorneys' fees;
- 7. Punitive damages against individual defendants;
- 16 8. Costs;
- 9. Treble damages under the Bane Act.
- 18 Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not
- 19 concluded discovery in this matter. Plaintiffs reserve the right to supplement or
- 20 amend their prayer for relief and nature and scope of damages, pursuant to Rule
- 21 | 26(c). Plaintiffs further reserve the right to supplement and/or amend their Rule 26
- 22 | Disclosures as additional information becomes available, through discovery or
- 23 || otherwise.
- 24 | //
- 25 || /
- $26 \parallel /$
- 27 || /
- 28 ||

Case	5:23-cv-00257-KK-SHK	Document 78-1 ID #:641	Filed 12/31/24	Page 61 of 106 Page
1	DATED: January 19, 2	2024 LA	W OFFICES OF	DALE K. GALIPO
2			Lo	Ma
3		Bv	The	1120
4		2,	Dale K. Galipo Hang D. Le Attorneys for Pl	U
5			Attorneys for Pl	aintiffs
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			-7-	Case No. 5:23-cv-00257-JGB-SHK

PLAINTIFFS' INITIAL DISCLOSURES

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I, am employed in the County of Los Angeles, State of California and am over the age of eighteen years and not a party to the within action. My business address is 21800 Burbank Boulevard, Suite 310, Woodland Hills, California 91367.

On January 19, 2024, I served the foregoing document described as: **PLAINTIFFS' RULE 26(f) INITIAL DISCLOSURES** on all interested parties, through their respective attorneys of record in this action by placing a true copy thereof enclosed in a sealed envelope addressed as indicated on the attached service list.

METHOD OF SERVICE

- (BY MAIL) I caused such envelope(s) fully prepaid to be placed in the United States mail at Woodland Hills, California. I am "readily familiar" with the firm's practice of collection and processing correspondence or mailing. Under that practice, it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Woodland Hills, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
- (BY ELECTRONIC SERVICE) Based on a court order or an agreement of the parties to accept service by electronic transmission, I caused the documents to be sent to the persons at the electronic notification addresses listed above.

JURISDICTION

- (State) I declare under penalty of perjury that the above is true and correct.
- (Federal) I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on January 19, 2024, at Woodland Hills, California.

Karen Slyapich

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Exhibit L

1 2	LAW OFFICES OF DALE K. GALIPO Dale K. Galipo, Esq. (Bar No. 144074)	
	dalekgalipo@yahoo.com Hang D. Le, Esq. (Bar No. 293450)	
3	hlee@galipolaw.com 21800 Burbank Boulevard, Suite 310	
4 5	Woodland Hills, California, 91367 Telephone: (818) 347-3333 Facsimile: (818) 347-4118	
6	Attorneys for Plaintiffs	
7	JONATHAN WAYNE BOTTEN, SR., TANJA DUDEK-BOTTEN, ANNABELI AND J.B.	LE BOTTEN,
8		
9	LINITED STATES DIST	RICT COURT FOR THE
10		CT OF CALIFORNIA
11	JONATHAN WAYNE BOTTEN, SR.;	Case No. 5:23-cv-00257-JGB-SHK
12	TANJA DUDEK-BOTTEN;	
13	ANNABELLE BOTTEN; and J.B., a minor, by and through his guardian	Honorable Jesus G. Bernal
14	JONATHAN WAYNE BOTTEN, SR.,	PLAINTIFFS' SUPPLEMENTAL RULE 26(f) DISCLOSURES
15	Plaintiffs,	
16	VS.	
17		
18		
19	STATE OF CALIFORNIA; COUNTY OF SAN BERNARDINO; ISAIAH	
	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD;	
20	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS; and DOES	
	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT	
20	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS; and DOES	
20 21	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS; and DOES 1-10, inclusive,	
202122	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS; and DOES 1-10, inclusive,	
20212223	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS; and DOES 1-10, inclusive,	
2021222324	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS; and DOES 1-10, inclusive,	
202122232425	OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; BERNARDO RUBALCAVA; ROBERT VACCARI; JAKE ADAMS; and DOES 1-10, inclusive,	

Pursuant to Federal Rule of Civil Procedure 26, Plaintiffs JONATHAN WAYNE BOTTEN, SR.; TANJA DUDEK-BOTTEN; ANNABELLE BOTTEN; and J.B., a minor, by and through his guardian JONATHAN WAYNE BOTTEN, SR., hereby makes the following initial disclosures of witnesses, documents, and damages known at this time.

WITNESSES I.

Based on the information currently known to Plaintiffs, the following persons have knowledge of facts that Plaintiffs may use to support their material allegations. The subjects of information specified are those of which Plaintiffs are currently aware of or Plaintiffs reasonably believe are within the knowledge of the identified individuals.

<u>Name</u>	Contact Information	Subject Matter(s)
1. Jonathan Wayne	c/o Plaintiffs' counsel	The facts and circumstances
Botten		relating to the officer-
		involved shooting of
		Decedent, which occurred on
		February 17, 2021 and is the
		subject of this lawsuit;
		damages.
2. Tanja Dudek-	c/o Plaintiffs' counsel	The facts and circumstances
Botten		relating to the officer-
		involved shooting of
		Decedent, which occurred on
		February 17, 2021 and is the
		subject of this lawsuit;
		damages.
3. Annabelle Botten	c/o Plaintiffs' counsel	The facts and circumstances
		relating to the officer-
		involved shooting of
		Decedent, which occurred on
		February 17, 2021 and is the
		subject of this lawsuit;
		damages.

1	4. J.B. through his	c/o Plaintiffs' counsel	The facts and circumstances
2	guardian Jonathan		relating to the officer-
	Wayne Botten		involved shooting of
3			Decedent, which occurred on
4			February 17, 2021 and is the
_			subject of this lawsuit;
5	5 Indial Was	-/- D-f1 f	damages.
6	5. Isaiah Kee	c/o Defense counsel for State	The facts and circumstances
7		State	relating to the officer- involved shooting of
			Decedent, which occurred on
8			February 17, 2021 and is the
9			subject of this lawsuit.
10	6. Michael	c/o Defense counsel for	The facts and circumstances
10	Blackwood	State	relating to the officer-
11			involved shooting of
12			Decedent, which occurred on
			February 17, 2021 and is the
13			subject of this lawsuit.
14	7. Bernardo	c/o Defense counsel for	The facts and circumstances
15	Rubalcava	State	relating to the officer-
			involved shooting of
16			Decedent, which occurred on
17			February 17, 2021 and is the subject of this lawsuit.
18	8. Robert Vaccari	c/o Defense counsel for	The facts and circumstances
	o. Robert vaccari	County	relating to the officer-
19			involved shooting of
20			Decedent, which occurred on
			February 17, 2021 and is the
21			subject of this lawsuit.
22	9. Jake Adams	c/o Defense counsel for	The facts and circumstances
23		County	relating to the officer-
			involved shooting of
24			Decedent, which occurred on
25			February 17, 2021 and is the subject of this lawsuit.
26	10.Joseph Edward	Loma Linda University	Plaintiff Dudek-Botten's
	Fargusson, M.D.	Health, 11234 Anderson	injuries, medical treatment
27	<i>G</i>	St., Loma Linda, CA	and care that was provided to
28		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
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1			injuries, any prognosis
2			regarding Plaintiff Dudek- Botten's injuries; damages.
3	11.Jon Boyd Roper,	Loma Linda University	Plaintiff Dudek-Botten's
4	M.D.	Health, 11234 Anderson	injuries, medical treatment
		St., Loma Linda, CA	and care that was provided to
5		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
6			injuries, any prognosis regarding Plaintiff Dudek-
7			Botten's injuries; damages.
8	12.Heather Marie	Loma Linda University	Plaintiff Dudek-Botten's
	Tassone, D.O.	Health, 11234 Anderson	injuries, medical treatment
9		St., Loma Linda, CA	and care that was provided to
10		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
11			injuries, any prognosis regarding Plaintiff Dudek-
12			Botten's injuries; damages.
	13.Shannon Kiang,	Loma Linda University	Plaintiff Dudek-Botten's
13	M.D.	Health, 11234 Anderson	injuries, medical treatment
14		St., Loma Linda, CA	and care that was provided to
15		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
			injuries, any prognosis regarding Plaintiff Dudek-
16			Botten's injuries; damages.
17	14.Bailey Ann	Loma Linda University	Plaintiff Dudek-Botten's
18	Wentworth, M.D.	Health, 11234 Anderson	injuries, medical treatment
19		St., Loma Linda, CA	and care that was provided to
		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her injuries, any prognosis
20			regarding Plaintiff Dudek-
21			Botten's injuries; damages.
22	15.Nicole Depolo,	Loma Linda University	Plaintiff Dudek-Botten's
23	M.D.	Health, 11234 Anderson	injuries, medical treatment
		St., Loma Linda, CA 92345; (909) 558-4000.	and care that was provided to Plaintiff Dudek-Botten for her
24		92343, (909) 336-4000.	injuries, any prognosis
25			regarding Plaintiff Dudek-
26			Botten's injuries; damages.
27	16.Daniel Paul	Loma Linda University	Plaintiff J.B.'s injuries,
	Srikureja, M.D.	Health, 11234 Anderson	medical treatment and care
28			that was provided to Plaintiff

1		St., Loma Linda, CA	J.B. for his injuries, any
2		92345; (909) 558-4000.	prognosis regarding Plaintiff J.B.'s injuries; damages.
3	17. Andrew James	Loma Linda University	Plaintiff J.B.'s injuries,
$_{4}\Vert$	Davis, M.D.	Health, 11234 Anderson	medical treatment and care
5		St., Loma Linda, CA	that was provided to Plaintiff
		92345; (909) 558-4000.	J.B. for his injuries, any prognosis regarding Plaintiff
6			J.B.'s injuries; damages.
7	18.Amanda	Loma Linda University	Plaintiff J.B.'s injuries,
8	MacQuoid, M.D.	Health, 11234 Anderson	medical treatment and care
9		St., Loma Linda, CA	that was provided to Plaintiff
		92345; (909) 558-4000.	J.B. for his injuries, any prognosis regarding Plaintiff
10			J.B.'s injuries; damages.
11	19.Gregory James	Loma Linda University	Plaintiff J.B.'s injuries,
12	Jutzy, M.D.	Health, 11234 Anderson	medical treatment and care
13		St., Loma Linda, CA	that was provided to Plaintiff
		92345; (909) 558-4000.	J.B. for his injuries, any prognosis regarding Plaintiff
14			J.B.'s injuries; damages.
15	20.Katherine Sigrid	Loma Linda University	Plaintiff J.B.'s injuries,
16	Burruss, M.D.	Health, 11234 Anderson	medical treatment and care
17		St., Loma Linda, CA	that was provided to Plaintiff
		92345; (909) 558-4000.	J.B. for his injuries, any prognosis regarding Plaintiff
18			J.B.'s injuries; damages.
19	21. Unidentified	Information unknown at	Plaintiffs Botten, Sr, Dudek-
20	EMT/Paramedics	this time	Botten, and J.B.'s injuries and
21	who responded to		medical treatment at the scene
22	the scene		and en route to the hospital, medical expenses, and any
23			information given to them
24			regarding the circumstances of the detention and use of
			force.
25	22. Unidentified law	Information unknown at	The facts and circumstances
26	enforcement	this time	relating to the officer-
27	officers who responded to the		involved shooting, which occurred on February 17,
28	scene		occurred our recording 17,

Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not concluded discovery in this matter. Plaintiffs reserve the right to identify additional individuals with such knowledge as such persons become known to Plaintiffs, or the information they possess becomes relevant to the claims or defenses or any party, pursuant to Rule 26(e).

II. **DOCUMENTS**

Plaintiffs identify the following documents or categories of documents that they may use to support their material claims and defenses:

- 1. Medical records and billing for Jonathan Wayne Botten, Sr.;
- 2. Medical records and billing for Tanja Dudek-Botten;
- 3. Medical records and billing for J.B.;
- 4. San Bernardino County Sheriff's Department Lethal Force Encounter Investigation;
- 5. California Highway Patrol Critical Incident Report;
- 6. Witness videos of the incident;
- 7. Photographs of the incident scene;
- 8. Photographs of Plaintiffs Jonathan Wayne Botten, Sr., Tanja Dudek-Botten, and J.B.'s injuries.

Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not

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concluded their discovery in this matter. Plaintiffs reserve the right to identify

additional categories of documents as they become known to Plaintiffs or they

become relevant to the claims or defenses of any party, pursuant to Rule 26(e).

Plaintiffs further incorporate by reference all documents listed in Defendants' Initial

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III. **DAMAGES**

Disclosures.

Plaintiffs seek general and special compensatory damages, including but not limited to:

- 1. Compensatory damages:
 - a. Jonathan Wayne Botten, Sr. In excess of \$15,000 in past and future medical expenses. Based on the current information Plaintiff has, Plaintiff currently has medical expenses totaling approximately \$1,500. This is calculated based on the liens issued on behalf of Desert Valley Medical Group. Plaintiff anticipates that he has additional outstanding bills. Plaintiff estimates that he will incur approximately \$5,000-\$10,000 in additional medical expenses. This is calculated based on his current problems with his right arm and estimate of the physical therapy needed to help rehabilitate his arm. Plaintiff Botten Sr. further estimates that he incurred approximately \$700 in gas and lodging expenses during the week he had to spend with his son, J.B., while J.B. was in a hospital in Loma Linda.
 - b. Tanja Dudek-Botten In excess of \$1.1 million in past and future medical expenses. Based on the current information available to Plaintiff, Plaintiff seeks approximately \$100,000 in damages for medical expenses. This amount was calculated based on the medical bills currently available to Plaintiff. Plaintiff seeks in excess of \$1 million in future medical expenses. Plaintiff currently cannot see well out of her left eye and has a hard time hearing out of her left ear.

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Additionally, there is still a big piece of metal in her rotary cuff.
Plaintiff anticipates that further treatment and/or accommodations for
her ongoing injuries will exceed \$1 million.

c. J.B. – In excess of \$500,000 in past and future medical expenses. Plaintiff is currently seeking approximately \$500,000 in damages for medical expenses. This amount was calculated by totaling up all the medical bills Plaintiff has incurred as a result of the Incident.

2. Medical expenses:

- a. Jonathan Wayne Botten, Sr. Approximately \$15,000. Based on the current information Plaintiff has, Plaintiff currently has medical expenses totaling approximately \$1,500. This is calculated based on the liens issued on behalf of Desert Valley Medical Group. Plaintiff anticipates that he has additional outstanding bills that approximately total \$3,500. Plaintiff estimates that he will incur approximately \$5,000-\$10,000 in additional medical expenses. This is calculated based on his current problems with his right arm and estimate of the physical therapy needed to help rehabilitate his arm.
- b. Tanja Dudek-Botten In excess of \$1.1 million in past and future medical expenses. Based on the current information available to Plaintiff, Plaintiff seeks approximately \$100,000 in damages for medical expenses. This amount was calculated based on the medical bills currently available to Plaintiff. Plaintiff seeks in excess of \$1 million in future medical expenses. Plaintiff currently cannot see well out of her left eye and has a hard time hearing out of her left ear. Additionally, there is still a big piece of metal in her rotary cuff. Plaintiff anticipates that further treatment and/or accommodations for her ongoing injuries will exceed \$1 million.
- c. J.B. In excess of \$500,000 in past and future medical expenses.

Plaintiff is currently seeking approximately \$500,000 in damages for 1 2 medical expenses. This amount was calculated by totaling up all the 3 medical bills Plaintiff has incurred as a result of the Incident. 3. Lost wages – Plaintiff Jonathan Wayne Botten Sr. seeks approximately 4 5 \$4,300 in lost wages as a result of missing work for one month after the incident. This is calculated based on his biweekly salary of approximately 6 \$2,100-\$2,200. 7 8 4. Emotional distress damages; 9 5. Attorneys' fees; 10 6. Punitive damages against individual defendants; 7. Costs; 11 12 8. Treble damages under the Bane Act. 13 Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not concluded discovery in this matter. Plaintiffs reserve the right to supplement or 14 15 amend their prayer for relief and nature and scope of damages, pursuant to Rule 26(c). Plaintiffs further reserve the right to supplement and/or amend their Rule 26 16 Disclosures as additional information becomes available, through discovery or 17 18 otherwise. 19 LAW OFFICES OF DALE K. GALIPO DATED: January 19, 2024 20 21 22 Dale K. Galipo 23 Hang D. Le Attorneys for Plaintiffs 24 25 26 27

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I, am employed in the County of Los Angeles, State of California and am over the age of eighteen years and not a party to the within action. My business address is 21800 Burbank Boulevard, Suite 310, Woodland Hills, California 91367.

On January 29, 2024, I served the foregoing document described as: **PLAINTIFFS' SUPPLEMENTAL RULE 26(f) INITIAL DISCLOSURES** on all interested parties, through their respective attorneys of record in this action by placing a true copy thereof enclosed in a sealed envelope addressed as indicated on the attached service list.

METHOD OF SERVICE

- (BY MAIL) I caused such envelope(s) fully prepaid to be placed in the United States mail at Woodland Hills, California. I am "readily familiar" with the firm's practice of collection and processing correspondence or mailing. Under that practice, it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Woodland Hills, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
- (BY ELECTRONIC SERVICE) Based on a court order or an agreement of the parties to accept service by electronic transmission, I caused the documents to be sent to the persons at the electronic notification addresses listed above.

JURISDICTION

- State) I declare under penalty of perjury that the above is true and correct.
- (Federal) I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on January 29, 2024, at Woodland Hills, California.

Karen Slyapich

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Exhibit M

LAW OFFICES OF DALE K. GALIPO 1 Dale K. Galipo, Esq. (Bar No. 144074) dalekgalipo@yahoo.com Hang D. Le, Esq. (Bar No. 293450) hlee@galipolaw.com 21800 Burbank Boulevard, Suite 310 Woodland Hills, California, 91367 Telephone: (818) 347-3333 Facsimile: (818) 347-4118 5 Attorneys for Plaintiffs JONATHAN WAYNE BOTTEN, SR. TANJA DUDEK-BOTTEN, ANNABELLE BOTTEN, AND J.B. 8 9 UNITED STATES DISTRICT COURT FOR THE 10 CENTRAL DISTRICT OF CALIFORNIA 11 12 JONATHAN WAYNE BOTTEN, SR.; Case No. 5:23-cv-00257-KK-SHK TANJA DUDEK-BOTTEN: 13 ANNABELLE BOTTEN: and J.B., a Honorable Kenly Kiya Kato 14 minor, by and through his guardian JONATHAN WAYNE BOTTEN, SR., PLAINTIFFS' SECOND 15 SUPPLEMENTAL RULE 26(f) 16 Plaintiffs, DISCLOSURES 17 VS. 18 STATE OF CALIFORNIA: COUNTY 19 OF SAN BERNARDINO; ISAIAH KEE; MICHAEL BLACKWOOD; 20 BERNARDO RUBALCAVA: ROBERT 21 VACCARI; JAKE ADAMS; and DOES 1-10, inclusive, 22 Defendants. 23 24 25 26 27 28

WAYNE BOTTEN, SR.; TANJA DUDEK-BOTTEN; ANNABELLE BOTTEN; and J.B., a minor, by and through his guardian JONATHAN WAYNE BOTTEN, SR., hereby makes the following supplemental disclosures of witnesses, documents, and damages known at this time.

Pursuant to Federal Rule of Civil Procedure 26, Plaintiffs JONATHAN

I. WITNESSES

Based on the information currently known to Plaintiffs, the following persons have knowledge of facts that Plaintiffs may use to support their material allegations. The subjects of information specified are those of which Plaintiffs are currently aware of or Plaintiffs reasonably believe are within the knowledge of the identified individuals.

<u>Name</u>	Contact Information	Subject Matter(s)		
Jonathan Wayne Botten	c/o Plaintiffs' counsel	The facts and circumstances relating to the officer-involved shooting of Decedent, which occurred on February 17, 2021 and is the subject of this lawsuit; damages.		
2. Tanja Dudek- Botten	c/o Plaintiffs' counsel	The facts and circumstances relating to the officer-involved shooting of Decedent, which occurred on February 17, 2021 and is the subject of this lawsuit; damages.		
3. Annabelle Botten	c/o Plaintiffs' counsel	The facts and circumstances relating to the officer-involved shooting of Decedent, which occurred on February 17, 2021 and is the subject of this lawsuit; damages.		

1 2	4. J.B. through his guardian Jonathan	c/o Plaintiffs' counsel	The facts and circumstances relating to the officer-
	Wayne Botten		involved shooting of
3			Decedent, which occurred on
4			February 17, 2021 and is the
5			subject of this lawsuit;
	5. Isaiah Kee	c/o Defense counsel for	damages. The facts and circumstances
6	J. Isalah Nee	State	relating to the officer-
7		State	involved shooting of
8			Decedent, which occurred on
			February 17, 2021 and is the
9			subject of this lawsuit.
10	6. Michael	c/o Defense counsel for	The facts and circumstances
11	Blackwood	State	relating to the officer-
			involved shooting of
12			Decedent, which occurred on February 17, 2021 and is the
13			subject of this lawsuit.
14	7. Bernardo	c/o Defense counsel for	The facts and circumstances
	Rubalcava	State	relating to the officer-
15			involved shooting of
16			Decedent, which occurred on
17			February 17, 2021 and is the
	O Dahami Massari	ala Dafamaa saymaal fam	subject of this lawsuit.
18	8. Robert Vaccari	c/o Defense counsel for	The facts and circumstances
19		County	relating to the officer- involved shooting of
20			Decedent, which occurred on
			February 17, 2021 and is the
21			subject of this lawsuit.
22	9. Jake Adams	c/o Defense counsel for	The facts and circumstances
23		County	relating to the officer-
			involved shooting of
24			Decedent, which occurred on
25			February 17, 2021 and is the subject of this lawsuit.
26	10.Joseph Edward	Loma Linda University	Plaintiff Dudek-Botten's
	Fargusson, M.D.	Health, 11234 Anderson	injuries, medical treatment
27		St., Loma Linda, CA	and care that was provided to
28		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
- 11			

1			injuries, any prognosis regarding Plaintiff Dudek-
2			Botten's injuries; damages.
3	11.Jon Boyd Roper,	Loma Linda University	Plaintiff Dudek-Botten's
4	M.D.	Health, 11234 Anderson	injuries, medical treatment
5		St., Loma Linda, CA 92345; (909) 558-4000.	and care that was provided to Plaintiff Dudek-Botten for her
6			injuries, any prognosis
7			regarding Plaintiff Dudek- Botten's injuries; damages.
	12.Heather Marie	Loma Linda University	Plaintiff Dudek-Botten's
8	Tassone, D.O.	Health, 11234 Anderson	injuries, medical treatment
9		St., Loma Linda, CA	and care that was provided to
10		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
11			injuries, any prognosis regarding Plaintiff Dudek-
12			Botten's injuries; damages.
	13.Shannon Kiang,	Loma Linda University	Plaintiff Dudek-Botten's
13	M.D.	Health, 11234 Anderson	injuries, medical treatment
14		St., Loma Linda, CA	and care that was provided to
15		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her
			injuries, any prognosis regarding Plaintiff Dudek-
16			Botten's injuries; damages.
17	14.Bailey Ann	Loma Linda University	Plaintiff Dudek-Botten's
18	Wentworth, M.D.	Health, 11234 Anderson	injuries, medical treatment
19		St., Loma Linda, CA	and care that was provided to
		92345; (909) 558-4000.	Plaintiff Dudek-Botten for her injuries, any prognosis
20			regarding Plaintiff Dudek-
21			Botten's injuries; damages.
22	15. Nicole Depolo,	Loma Linda University	Plaintiff Dudek-Botten's
23	M.D.	Health, 11234 Anderson	injuries, medical treatment
24		St., Loma Linda, CA 92345; (909) 558-4000.	and care that was provided to Plaintiff Dudek-Botten for her
		720 107 (707) 000 10001	injuries, any prognosis
25			regarding Plaintiff Dudek-
26	14.5		Botten's injuries; damages.
27	16. Daniel Paul	Loma Linda University	Plaintiff J.B.'s injuries,
28	Srikureja, M.D.	Health, 11234 Anderson	medical treatment and care that was provided to Plaintiff
20			that was provided to Flamith

1		St., Loma Linda, CA	J.B. for his injuries, any
2		92345; (909) 558-4000.	prognosis regarding Plaintiff J.B.'s injuries; damages.
3	17. Andrew James	Loma Linda University	Plaintiff J.B.'s injuries,
4	Davis, M.D.	Health, 11234 Anderson	medical treatment and care
		St., Loma Linda, CA	that was provided to Plaintiff
5		92345; (909) 558-4000.	J.B. for his injuries, any
6			prognosis regarding Plaintiff
7	10 Amanda	Lomo Lindo University	J.B.'s injuries; damages.
	18.Amanda MacQuoid, M.D.	Loma Linda University Health, 11234 Anderson	Plaintiff J.B.'s injuries, medical treatment and care
8	iviacQuoiu, ivi.D.	St., Loma Linda, CA	that was provided to Plaintiff
9		92345; (909) 558-4000.	J.B. for his injuries, any
10		(prognosis regarding Plaintiff
			J.B.'s injuries; damages.
11	19. Gregory James	Loma Linda University	Plaintiff J.B.'s injuries,
12	Jutzy, M.D.	Health, 11234 Anderson	medical treatment and care
13		St., Loma Linda, CA	that was provided to Plaintiff
		92345; (909) 558-4000.	J.B. for his injuries, any prognosis regarding Plaintiff
14			J.B.'s injuries; damages.
15	20. Katherine Sigrid	Loma Linda University	Plaintiff J.B.'s injuries,
16	Burruss, M.D.	Health, 11234 Anderson	medical treatment and care
17		St., Loma Linda, CA	that was provided to Plaintiff
		92345; (909) 558-4000.	J.B. for his injuries, any
18			prognosis regarding Plaintiff J.B.'s injuries; damages.
19	21. Unidentified	Information unknown at	Plaintiffs Botten, Sr, Dudek-
20	EMT/Paramedics	this time	Botten, and J.B.'s injuries and
21	who responded to		medical treatment at the scene
	the scene		and en route to the hospital,
22			medical expenses, and any information given to them
23			regarding the circumstances
24			of the detention and use of force.
25	22. Unidentified law	Information unknown at	The facts and circumstances
26	enforcement	this time	relating to the officer-
27	officers who		involved shooting, which
	responded to the		occurred on February 17,
28	scene		

1		2021 and is the subject of this
2		lawsuit.
	23.Other persons	
3	whose identities	
4	appear in the	
7	reports disclosed	
5	(see below) are	
6	incorporated by	
	reference as though	
7	specifically	
8	identified	
9		

Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not concluded discovery in this matter. Plaintiffs reserve the right to identify additional individuals with such knowledge as such persons become known to Plaintiffs, or the information they possess becomes relevant to the claims or defenses or any party, pursuant to Rule 26(e).

II. DOCUMENTS

Plaintiffs identify the following documents or categories of documents that they may use to support their material claims and defenses:

- 1. Medical records and billing for Jonathan Wayne Botten, Sr.;
- 2. Medical records and billing for Tanja Dudek-Botten;
- 3. Medical records and billing for J.B.;
- 4. San Bernardino County Sheriff's Department Lethal Force Encounter Investigation;
- 5. California Highway Patrol Critical Incident Report;
- 6. Witness videos of the incident;
- 7. Photographs of the incident scene;
- 8. Photographs of Plaintiffs Jonathan Wayne Botten, Sr., Tanja Dudek-Botten, and J.B.'s injuries.
- 9. Counseling Attendance/Treatment Summary for Annabelle Botten;

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- 10. Additional medical billing for Jonathan Wayne Botten, Sr.;
 - 11. Additional photographs of J.B.'s injuries;
 - 12. Photograph of metal fragments extracted from Tanja Dudek-Botten's wounds;
 - 13. Additional witness video of the incident.

Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not concluded their discovery in this matter. Plaintiffs reserve the right to identify additional categories of documents as they become known to Plaintiffs or they become relevant to the claims or defenses of any party, pursuant to Rule 26(e). Plaintiffs further incorporate by reference all documents listed in Defendants' Initial Disclosures.

DAMAGES III.

Plaintiffs seek general and special compensatory damages, including but not limited to:

- Compensatory damages:
 - a. Jonathan Wayne Botten, Sr. In excess of \$15,000 in past and future medical expenses. Based on the current information Plaintiff has, Plaintiff currently has medical expenses totaling approximately \$1,500. This is calculated based on the liens issued on behalf of Desert Valley Medical Group. Plaintiff anticipates that he has additional outstanding bills. Plaintiff estimates that he will incur approximately \$5,000-\$10,000 in additional medical expenses. This is calculated based on his current problems with his right arm and estimate of the physical therapy needed to help rehabilitate his arm. Plaintiff Botten Sr. further estimates that he incurred approximately \$700 in gas and lodging expenses during the week he had to spend with his son, J.B., while J.B. was in a hospital in Loma Linda.
 - b. Tanja Dudek-Botten In excess of \$1.1 million in past and future

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medical expenses. Based on the current information available to Plaintiff, Plaintiff seeks approximately \$100,000 in damages for medical expenses. This amount was calculated based on the medical bills currently available to Plaintiff. Plaintiff seeks in excess of \$1 million in future medical expenses. Plaintiff currently cannot see well out of her left eye and has a hard time hearing out of her left ear. Additionally, there is still a big piece of metal in her rotary cuff. Plaintiff anticipates that further treatment and/or accommodations for her ongoing injuries will exceed \$1 million.

c. J.B. – In excess of \$500,000 in past and future medical expenses. Plaintiff is currently seeking approximately \$500,000 in damages for medical expenses. This amount was calculated by totaling up all the medical bills Plaintiff has incurred as a result of the Incident.

2. Medical expenses:

- a. Jonathan Wayne Botten, Sr. Approximately \$15,000. Based on the current information Plaintiff has, Plaintiff currently has medical expenses totaling approximately \$1,500. This is calculated based on the liens issued on behalf of Desert Valley Medical Group. Plaintiff anticipates that he has additional outstanding bills that approximately total \$3,500. Plaintiff estimates that he will incur approximately \$5,000-\$10,000 in additional medical expenses. This is calculated based on his current problems with his right arm and estimate of the physical therapy needed to help rehabilitate his arm.
- b. Tanja Dudek-Botten In excess of \$1.1 million in past and future medical expenses. Based on the current information available to Plaintiff, Plaintiff seeks approximately \$100,000 in damages for medical expenses. This amount was calculated based on the medical bills currently available to Plaintiff. Plaintiff seeks in excess of \$1

million in future medical expenses. Plaintiff currently cannot see well 1 2 out of her left eye and has a hard time hearing out of her left ear. 3 Additionally, there is still a big piece of metal in her rotary cuff. Plaintiff anticipates that further treatment and/or accommodations for 4 5 her ongoing injuries will exceed \$1 million. c. J.B. – In excess of \$500,000 in past and future medical expenses. 6 7 Plaintiff is currently seeking approximately \$500,000 in damages for 8 medical expenses. This amount was calculated by totaling up all the 9 medical bills Plaintiff has incurred as a result of the Incident. 10 3. Lost wages – Plaintiff Jonathan Wayne Botten Sr. seeks approximately \$4,300 in lost wages as a result of missing work for one month after the 11 incident. This is calculated based on his biweekly salary of approximately 12 13 \$2,100-\$2,200. 4. Emotional distress damages; 14 5. Attorneys' fees; 15 6. Punitive damages against individual defendants; 16 17 7. Costs; 18 8. Treble damages under the Bane Act. 19 Plaintiffs' investigation of this matter is not yet complete and Plaintiffs have not concluded discovery in this matter. Plaintiffs reserve the right to supplement or 20 21 amend their prayer for relief and nature and scope of damages, pursuant to Rule 26(c). Plaintiffs further reserve the right to supplement and/or amend their Rule 26 22 23 Disclosures as additional information becomes available, through discovery or 24 otherwise. 25 //26

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1	DVIED L	December 23, 2024	LAW OFFICES OF DALE K	CALIPO
	DATED. L	December 23, 2024	LAW OFFICES OF DALL K	GALIFO
2			JACK D	0
4			Dale K. Galipo	
5			Dale K. Galipo Hang D. Le Attorneys for Plaintiffs	
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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I, am employed in the County of Los Angeles, State of California and am over the age of eighteen years and not a party to the within action. My business address is 21800 Burbank Boulevard, Suite 310, Woodland Hills, California 91367.

On December 23, 2024, I served the foregoing document described as: **PLAINTIFFS' SECOND SUPPLEMENTAL RULE 26(f) INITIAL DISCLOSURES** on all interested parties, through their respective attorneys of record in this action by placing a true copy thereof enclosed in a sealed envelope addressed as indicated on the attached service list.

METHOD OF SERVICE

- (BY MAIL) I caused such envelope(s) fully prepaid to be placed in the United States mail at Woodland Hills, California. I am "readily familiar" with the firm's practice of collection and processing correspondence or mailing. Under that practice, it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Woodland Hills, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
- (BY ELECTRONIC SERVICE) Based on a court order or an agreement of the parties to accept service by electronic transmission, I caused the documents to be sent to the persons at the electronic notification addresses listed above.

JURISDICTION

- (State) I declare under penalty of perjury that the above is true and correct.
- (Federal) I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on December 23, 2024, at Woodland Hills, California.

Santiago G. Laure

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1	SERVICE LIST	
2	Shannon L. Gustafson	
3	Amy R. Margolies LYNBERG & WATKINS	
4	1100 W. Town & Country Road, Suite #1450	
5	Orange, California 92868 Email: Sgustafson@lynberg.com Amargolies@lynberg.com	
6	Attorneys for Defendants	
7	Automeys for Detendants	
8	Diana Esquivel	
9	Deputy Attorney General 1300 I Street, Suite 125	
10	P.O. Box 944255	
11	Sacramento, CA 94244-2550 E-mail: Diana.Esquivel@doj.ca.gov	
12	Attorneys for Defendants State of California, by and through the California Highway Patrol	
13	line Camorna riigiiway rati oi	
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	-11-	5:23-cv-00257-KK-SHK
	PLAINTIFFS' SECOND SUPPLEMENTAL DISCLOSURES	

Exhibit N

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UNITED STATES DISTRICT COURT
            CENTRAL DISTRICT OF CALIFORNIA
L.C. a minor by and through
her guardian ad litem Maria )
Cadena, individually and as
successor-in-interest to
Hector Puga; I.H., a minor by)
and through his guardian ad )
litem Jasmine Hernandez,
individually and as
successor-in-interest to ) CASE NO. 5:22-cv-00949-KK
Hector Puga; A.L., a minor by)
                                        (SHKx)
and through her guardian ad )
litem Lydia Lopez,
individually and as
successor-in-interest to
Hector Puga; and ANTONIA
SALAS UBALDO, individually,
             Plaintiffs,
                             )
                             ) ORAL AND VIDEOTAPED
         vs.
                            )
                                  DEPOSITION OF
                                  ERIN MANGERINO
                             )
STATE OF CALIFORNIA; COUNTY ) VIA WEB VIDEOCONFERENCE
OF SAN BERNARDINO; S.S.C., a ) MONDAY, NOVEMBER 25, 2024
nominal defendant; ISAIAH
KEE; MICHAEL BLACKWOOD;
BERNARDO RUBALCAVA; ROBERT
VACCARI; JAKE ADAMS; and
DOES 6-10, inclusive,
            Defendants.
                             )
```

Oral and videotaped deposition taken remotely on behalf of Defendants, commencing at 10:02 a.m. on Monday, November 25, 2024 before Erika "Rik" Rutledge, Certified Shorthand Reporter No. 13774 for the State of California.

	1	house.
	2	Q Other than law enforcement and your family and
	3	fiance, have you directly spoken about this incident to
	4	anyone else?
11:16:32	5	A Yes. We know some officers that, you know,
	6	were interested. We had people at church that wanted to
	7	know what had happened, you know. Just like the usual
	8	social networks that we had were curious about what had
	9	happened.
11:16:54	10	Q No other official statements that you gave
	11	though?
	12	A No.
	13	Q Aside from your family, did you speak with any
	14	witnesses that were present for the incident?
11:17:10	15	A No. We nobody that witnessed it.
	16	Q Are you thinking about something else that
	17	maybe I'm not asking the right question?
	18	A So he wasn't there at the time. It was the
	19	son, one of the older sons, from the house across Peach
11:17:31	20	had come to speak to us about what had happened, but he
	21	wasn't there when it happened. But it was his family,
	22	so he wanted to know if we had seen or what had
	23	happened.
	24	Q Okay. Do you know who lives in the house
11:17:56	25	across from you on Peach, the family's last name?

	1	A I don't. My brother knew that they were
	2	about the same age. He knew him, so that's why he came
	3	over. But I personally did not know them. I never
	4	really interacted with them.
11:18:20	5	Q When did the older son who lives I don't
	6	actually know who lives across the street. But you're
	7	describing, I think, the same house that we've described
	8	earlier across from you on Peach that there's an older
	9	son that came over to your house. Was that the same day
11:18:41	10	of the incident or at another time?
	11	A Another time.
	12	Q From what you know from this older son, he was
	13	not at the house on the night of the incident?
	14	A Yes.
11:19:06	15	Q So did you talk to this older son or was it
	16	your brother?
	17	A It was my brother. But he wanted to know if we
	18	had any footage of what had happened. So I did talk to
	19	him briefly that I did have footage.
11:19:26	20	Q Did you give the older brother the footage that
	21	you had?
	22	A Yes.
	23	Q Is it the same footage that you gave to law
	24	enforcement?
11:19:36	25	A Yes.
	1	

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     STATE OF CALIFORNIA
                             )
                                  SS.
 2
     COUNTY OF ORANGE
 3
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 5
                    I, Erika "Rik" Rutledge, Certified
 6
     Shorthand Reporter, Certificate No. 13774, for the State
7
     of California, hereby certify:
8
                    I am the deposition officer that
9
     stenographically recorded the testimony in the foregoing
     deposition;
10
11
                    Prior to being examined, the deponent was
12
     by me first duly sworn;
13
                    The foregoing transcript is a true and
14
     accurate record of the testimony given.
15
     Dated: December 16, 2024
16
17
                              Rik Rurlet
18
19
20
                            Erika "Rik" Rutledge
21
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23
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Exhibit O

From: <u>Hang Le</u>

To: <u>Shannon Gustafson</u>

Cc: <u>Diana Esquivel</u>; <u>Amy R. Margolies</u>; <u>Anita K. Clarke</u>
Subject: RE: L.C., et al. (Puga) v. State of California
Date: Wednesday, December 18, 2024 10:13:24 AM

EXTERNAL EMAIL: This message was sent from outside DOJ. Please do not click links or open attachments that appear suspicious.

Good morning Shannon,

At the time of the conference with the Magistrate, there was no issue pending because we had yet to meet and confer on this issue, and as we all saw, Judge Kewalramani does not like to be surprised with issues that the parties have not adequately discussed before bringing the issues before him. Additionally, we sent out the letters yesterday because according to our calculations, yesterday was the deadline to timely to object to the subpoenas. Thus, although we still intended on conferring with you on this issue, in an abundance of caution so as not to blow any deadlines and waive objections, we sent those letters out. Had this issue not been resolved after we met and conferred, we would have brought an ex parte motion to quash.

Additionally, while we still maintain that the records are neither relevant nor proportional to the needs of this case—particularly because the Mr. Puga's mother has testified that she was aware that he had been incarcerated (and she visited him at times during periods of his incarceration), just not the reasons for the incarcerations because that topic was not something they liked to discuss with each other, and she would be the only plaintiff who defendants could credibly argue that Mr. Puga's criminal history has any bearing to "society and comfort" since two of the children were very young when Mr. Puga passed away and the older child had very limited contact with him—we do recognize that this issue may be a close call in terms of wrongful death damages.

Accordingly, after speaking with Mr. Galipo about this issue, we are willing to withdraw our objections and send out letters notifying the agencies so, if you are willing to supply us with a copy of the records once you receive them.

Best, Hang

Hang D. Le, Esq. | Law Offices of Dale K. Galipo | 21800 Burbank Blvd., Suite 310, Woodland Hills, CA 91367 | Office: +1.818.347.3333 | Fax: +1.818.347.4118 | Email: hlee@galipolaw.com

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From: Shannon Gustafson <sgustafson@lynberg.com>

Sent: Tuesday, December 17, 2024 5:35 PM

To: Hang Le <hlee@galipolaw.com>

Cc: Diana Esquivel <Diana.Esquivel@doj.ca.gov>; Amy R. Margolies <amargolies@lynberg.com>;

Anita K. Clarke <aclarke@lynberg.com>

Subject: FW: L.C., et al. (Puga) v. State of California

Hang,

If you intended to send out letters blocking all of our subpoenas so that we are not able to obtain any documents before the discovery cut off, you should have advised the Magistrate this morning when he asked if there were any outstanding issues, instead of waiting until this afternoon so now we have to bring yet another issue to the Court when we know it will be out next week. Further, when do you plan on brining your Motion to Quash, or do you simply plan to let the discovery cut off expire and then claim we are not entitled to the documents?

Setting aside the timing issues above, your Motion to Quash is entirely without merit. If you do not immediately withdraw your letters, we will be filing an Ex Parte seeking an order from the Magistrate to order withdrawal of the same and/or an Ex Parte with Judge Kato to extend the discovery cut off to address this issue by regularly noticed Motion.

First the subpoenas were properly issued pursuant to FRCP 45. Contrary to your false assertions they were not served on the facilities on December 6, 2024. That was the date they were prepared. They were mail served on your office first and then on the custodians in compliance with FRCP 45. This objection is without merit and we will get a declaration from our outside vendor confirming the same if necessary. The subpoenas were procedurally compliant.

Second, Plaintiff's only asserted objection is relevance. Under Rule 45 the grounds for quashing the subpoena are because it requires the disclosure of privileged or protected matter or subjects a person to an undue burden under FRCP 45. There is nothing in FRCP 45 that allows for a Motion to Quash merely because Plaintiff unilaterally has decided the information is not relevant. The standard for discovery under Rule 26 is not whether the information is relevant but whether the request is proportionate to the needs of the case, and here it clearly is for the reasons indicated below. If Plaintiff has an issue with the relevancy of this information or its admissibility at trial, the appropriate time is to raise that in a Motion in Limine and not by obstructing Defendants efforts to gather the information, that Plaintiff has unilaterally deemed not relevant. *United States v. R. Enterprises Inc.* 498 U.S. 292, 301 (1991) (where " a subpoena is challenged on relevancy grounds, the motion to quash must be denied unless the district court determines there is no reasonable possibility that the category of

materials . . . will produce information relevant. ..").

Your basis for objecting to these subpoenas and all your authority is based entirely on the argument that records of other incidents that the officers did not know about cannot be relevant to their liability under Section 1983. However, there are many other reasons these records are proportionate to the needs of this case, which is all that is required to issue discovery requests under Rule 26.. Given that Mr. Puga's family have all testified and essentially claimed ignorance of his criminal history, drug history or alcohol history, we were left with no choice but to seek out these records directly from the entities to expose these credibility issues and to introduce evidence of Mr. Puga's lifestyle. So contrary to your claim there is no other means to obtain this information that Puga's mother and girlfriends deny exist.

It cannot be credibly disputed that the quality of the relationship between Puga and his children would be impacted in the future if he were to return to jail, which is the likely result given his past charges and his probation which would now be impacted by his evading of police on February 15-17, 2024. Likewise Puga's past lifestyle is relevant for assessing the quality of his relationships to counter the testimony by Plaintiffs. Finally Puga's medical history, drug history and or injuries sustained in jail may produce information relevant to his life expectancy which is also clearly relevant. Plaintiffs cannot have it both ways, they cannot seek millions of dollars and then block any information related to who Mr. Puga was, and courts have repeatedly so held.

Indisputably, Decedent's life expectancy is at issue in this "wrongful death" case. *See*, *Francis v. Sauve*, 222 Cal. App. 2d 102, 121 (1963); *see also*, *Parsons v. Easton*, 184 Cal. 764, 770-771 (1921) ("It is the shorter expectancy of life that is to be taken into consideration [in computing wrongful death damages]; for example; if as in the case here, the expectancy of life of the parents is shorter than that of the son, the benefits to be considered are those only which might accrue during the life of the surviving parents.").

These cases are grounded in the common sense reality that criminal activity presents lifestyle risks that can (and do) impact relationships and life expectancy. *See*, CACI Jury Instruction No. 3921 (wrongful death damages calculations require the jury to evaluate decedent's "health, habits, activities [and] lifestyle....") (emphasis added); see also, Witkin, Summary of Cal. Law, Wrongful Death, § 181.17 (10th ed. 2015) ("[E]vidence that [parties' relationship] was strained and unhappy at the time of death may suffice to negate or minimize a surviving [heir's] damages for loss of the decedent's society, comfort, and protection."); Benwell v. Dean, 249 Cal.App.2d 345, 353 (1967) ("It is always proper to make proof of the relations of the decedent to the person for whose benefit the action is being maintained, because such proof has a bearing upon the pecuniary loss suffered by the person entitled to recovery . . . '").

Introduction of a Decedent's criminal history is also grounded in basic notions of fairness and the recognition that litigation is a search for the truth. See, Agosto v. Trusswal Systems Corp.,

142 F.R.D. 118, 120 (E.D. Pa. 1992) ("It is Plaintiff's choice to pursue claims that necessitate the introduction of life expectancy information and basic fairness dictates that Plaintiff should not be allowed to make a potentially large recovery against [the defendant] based on an average life span when, in reality, Plaintiff may well have a shorter than average life expectancy."); see also, Lewis v. District of Columbia, 793 F.2d 361, 363 (D.C. Cir. 1986) (affirming district court's order admitting evidence of past drug use and arrests when the evidence was probative in aiding the jury to fairly measure the extent of damages for the alleged police "excessive force" claim and that its prejudicial effect did not substantially outweigh its probative value).

Furthermore, Decedent's periods of prior incarceration are relevant to Plaintiff's damages because incarceration would reduce the amount of "society and comfort" Decedent provided to Plaintiffs. Peraza v. Dalmeter, 722 F.2d 1455, 1457 (9th Cir. 1984); Castro v. Cty. of Los Angeles, No. 2:13-cv-06631, 2015 WL 4694070, at *4 (C.D. Cal. 2015).

Under Rule 26 and FRCP 45, relevancy is not the standard for quashing a subpoena and even if it where the information requested is relevant, and not privileged. Plaintiffs are free to argue the relevancy at trial but there was no valid legal grounds to advise these third parties not to respond to a validly issued subpoena.

Withdraw your letters immediately or we will file an Ex Parte with the Magistrate. I am available tomorrow at 2:00 p.m. to discuss your position but the authority you provided thus far renders your objections frivolous and your obstruction without cause.

Thanks

Shannon L. Gustafson Shareholder

Direct: (714) 352-3547



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From: Santiago Laurel < slaurel@galipolaw.com > Sent: Tuesday, December 17, 2024 4:49 PM

To: <u>Diana.Esquivel@doj.ca.gov</u>; Shannon Gustafson <<u>squstafson@lynberg.com</u>>; Amy R. Margolies

<amargolies@lynberg.com>; Gloria Pence <gpence@lynberg.com> Cc: Hang Le <hlee@galipolaw.com>; Dalekgalipo@yahoo.com

Subject: L.C., et al. (Puga) v. State of California

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Counsel.

Attached please find the following:

Letter re Objection to Subpoena (CDCR Archives)

Letter re Objection to Subpoena (CDCR Archives)

Letter re Objection to Subpoena (East Angeles County Sheriff's Station)

Letter re Objection to Subpoena (LAPD Metropolitan Detention Center)

Letter re Objection to Subpoena (Long Beach Police Department)

Letter re Objection to Subpoena (Los Angeles County Sheriff's Department Cerritos Station)

Letter re Objection to Subpoena (Los Angeles County Sheriff's Department Norwalk Station)

Letter re Objection to Subpoena (Los Angeles Police Department)

Letter re Objection to Subpoena (Los Angeles Sheriff's Department)

Letter re Objection to Subpoena (South Angeles County Sheriff's Station)

Letter re Objection to Subpoena (Wasco State Prison)

Please advise if you have any issues viewing or downloading attachments.

Best regards,

Santiago G. Laurel

Santiago G. Laurel, Litigation Secretary | The Law Offices of Dale K. Galipo | 21800 Burbank Blvd., Suite 310, Woodland Hills, CA 91367 | Office: +1.818.347.3333 | Fax: +1.818.347.4118 | Email: SLaurel@galipolaw.com

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Exhibit P

From: Hang Le

To: <u>Diana Esquivel</u>; <u>Shannon Gustafson</u>; <u>Amy R. Margolies</u>; <u>Anita K. Clarke</u>

Cc: Amy R. Margolies; Anita K. Clarke; Mark Meneses; Angelica S. Calderon; Gloria Pence; dalekgalipo@yahoo.com;

Santiago Laurel

Subject: RE: Puga v. County of San Bernardino, et al. Date: Friday, October 18, 2024 2:50:57 PM

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Good afternoon Diana,

We still have a month and a half until December and we have yet to know if there will be problems with officer depositions in November. If we are unable to take officer depositions in November (which we believe is unlikely), we are happy to revisit this issue and/or discuss continuing the case management dates then. Until then, we would like to abide by the stipulation all parties willingly entered into regarding priority of the officer depositions. Thank you.

Best regards, Hang Le

Hang D. Le, Esq. | Law Offices of Dale K. Galipo | 21800 Burbank Blvd., Suite 310, Woodland Hills, CA 91367 | Office: +1.818.347.3333 | Fax: +1.818.347.4118 | Email: hlee@galipolaw.com

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From: Diana Esquivel < Diana. Esquivel@doj.ca.gov>

Sent: Friday, October 18, 2024 2:41 PM

To: Hang Le <hlee@galipolaw.com>; Shannon Gustafson <sgustafson@lynberg.com>; Amy R.

Margolies <amargolies@lynberg.com>; Anita K. Clarke <aclarke@lynberg.com>

Cc: Amy R. Margolies <amargolies@lynberg.com>; Anita K. Clarke <aclarke@lynberg.com>; Mark Meneses <mmeneses@lynberg.com>; Angelica S. Calderon <acalderon@lynberg.com>; Gloria Pence <gpence@lynberg.com>; dalekgalipo@yahoo.com; Santiago Laurel <slaurel@galipolaw.com>

Subject: RE: Puga v. County of San Bernardino, et al.

Good afternoon Hang,

I share Shannon's concerns regarding delaying taking any Plaintiff's deposition until after all the Defendant officers are deposed, especially when your office isn't even

sure if it can proceed with the officers depositions in November due to your trial conflict. Based on your response below, if you're unable to proceed with Blackwood and Rubalcava's depositions on November 4, you will not allow Plaintiffs' depositions to go forward until Blackwood and Rubalcava's depos are rescheduled and completed. What if their deposition cannot be taken until mid-December due to your schedule? Are you doing to refuse to produce any Plaintiff for deposition until after mid-December? This makes no sense and will cause unnecessary delay in completing the discovery that needs to be done in the time remaining. We need to proceed in an efficient and practical manner that will allow completion of all the discovery that is needed between now and the close of discovery.

Moreover, I don't understand what prejudice Plaintiffs will suffer if any of their depositions are taken before all the officers' depositions are completed. Again, we need to be reasonable and practical. I'd hate to burden the Court with these petty discovery issues that the parties should be able to resolve on their own.

Thanks,

-Diana

Diana Esquivel
Deputy Attorney General
Tort & Condemnation Section
Office of the Attorney General

Tel: (916) 210-7320 Fax: (916) 322-8288

Email: <u>Diana.Esquivel@doj.ca.gov</u>

From: Hang Le < hlee@galipolaw.com > Sent: Friday, October 18, 2024 2:29 PM

To: Shannon Gustafson <squstafson@lynberg.com>; Amy R. Margolies <amargolies@lynberg.com>;

Anita K. Clarke <a clarke@lynberg.com>

Cc: Amy R. Margolies amargolies@lynberg.com; Anita K. Clarke acalderon@lynberg.com; Gloria Pence gence@lynberg.com; dalekgalipo@yahoo.com; Diana Esquivel Diana Esquivel@doj.ca.gov;

Santiago Laurel <slaurel@galipolaw.com>

Subject: RE: Puga v. County of San Bernardino, et al.

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Shannon,

While I agree that we have limited time left discovery, this was an unfortunate result of the County's delay in concluding the investigation and the lack of communication from County Defendants regarding the conclusion of the investigation. We only agreed to continue the case management deadlines due to the agreement that the officers' depositions would proceed first, given that we had made the effort to secure those depositions first and was only told a few days before the depositions that they could not occur due to the pending investigation.

Had there not been that agreement, we would not have agreed to the stipulation and would have opposed any protective order regarding the officers' depositions. Additionally, we were informed at the time of the stipulation that the County anticipated it would conclude its investigation by June at the latest. Despite several follow ups from us, we were not informed that the County had concluded its investigation on September 12, 2024 and only found out about it when the County published its Public Release Memorandum regarding the incident on October 4, 2024. When we reached out for dates, we requested availability for the last week of October and were instead given dates in November. We believe if Defendants take this up with the Court, the Court would enforce the stipulation that the parties freely entered into.

In light of the parties' stipulation, we will not be producing the plaintiffs for October 28.

Additionally, I am currently not available the last two weeks of November. However, things may open up as we get closer. I will let you know if any dates free up.

Best regards, Hang Le

Hang D. Le, Esq. | Law Offices of Dale K. Galipo | 21800 Burbank Blvd., Suite 310, Woodland Hills, CA 91367 | Office: +1.818.347.3333 | Fax: +1.818.347.4118 | Email: hlee@galipolaw.com

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From: Shannon Gustafson <<u>sgustafson@lynberg.com</u>>

Sent: Friday, October 18, 2024 2:12 PM

To: Hang Le <<u>hlee@galipolaw.com</u>>; Amy R. Margolies <<u>amargolies@lynberg.com</u>>; Anita K. Clarke <<u>aclarke@lynberg.com</u>>

Cc: Amy R. Margolies a haita K. Clarke <a href="margolies@lynb

Subject: RE: Puga v. County of San Bernardino, et al.

Hang,

First at the time we reached this stipulation it was based on the premise that none of the

officers could be deposed due to the 5 amendment issues and therefore we would delay taking the Plaintiff depositions as a courtesy in return for Plaintiff agreeing to extend the deadline for the officers.

Now that the 5th amendment issues have been resolved and the Defendant depositions have been scheduled it makes little to no sense to force Defendants to wait to take a single Plaintiff deposition until after all the Defendants have been deposed given the limited time left and we think if we were forced to take this up with the Court it would agree.

Further we asked you for dates multiple times and did not receive a single date for a single witness until after we sent you notices.

Are you indicating that you are not available October 28 or are simply refusing to produce a Plaintiff until after the Defendants? As to the November 21 date if you are not available we can work on rescheduling. However, I note that you did not offer a single date in November. Is it your position that not a single witness is available next month and that we have to wait until December or later to take all of the depositions.

This may pose a problem as I am currently set for a trial on December 17 and may therefore have to request a continuance of the discovery cut off under the circumstances as I cannot be in deposition every single day the week before my trial.

Shannon L. Gustafson Shareholder

Direct: (714) 352-3547



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From: Hang Le <<u>hlee@galipolaw.com</u>>
Sent: Friday, October 18, 2024 1:59 PM

To: Shannon Gustafson <<u>sgustafson@lynberg.com</u>>; Amy R. Margolies <<u>amargolies@lynberg.com</u>>;

Anita K. Clarke <a clarke@lynberg.com>

Cc: Shannon Gustafson <<u>sgustafson@lynberg.com</u>>; Amy R. Margolies <<u>amargolies@lynberg.com</u>>; Anita K. Clarke <<u>aclarke@lynberg.com</u>>; Mark Meneses <<u>mmeneses@lynberg.com</u>>; Angelica S. Calderon <<u>acalderon@lynberg.com</u>>; Gloria Pence <<u>gpence@lynberg.com</u>>;

<u>dalekgalipo@yahoo.com</u>; <u>Diana.Esquivel@doj.ca.gov</u>; Santiago Laurel <<u>slaurel@galipolaw.com</u>> **Subject:** RE: Puga v. County of San Bernardino, et al.

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Dear Counsel,

We are in receipt of your notice of depositions of the Plaintiffs in the Puga v. County of San Bernardino case.

First off, we object to the date of October 28, 2024 for the depositions of Antonia Salas Ubaldo and Maria Cadena. Pursuant to the May 24, 2024 Stipulation (Doc. No. 84), the parties agreed that the deposition of the individual officers would proceed before any other witness or party depositions. Since the officer depositions have been tentatively agreed-upon to occur in November, the noticed date of October 28 is in violation of the parties' agreement.

Second, we are not available November 21 for Jasmine Hernandez and Lydia Lopez's depositions.

Assuming that the involved officers' depositions will have occurred prior to the following dates, the Puga Plaintiffs are available as follows:

Antonia Salas Ubaldo: 12/2-12/6, 12/9-12/13, 12/16-12/20. Please note, Ms. Ubaldo will require a Spanish translator. Additionally, Ms. Ubaldo recently suffered a stroke and now has a hard time speaking, so she may be difficult to understand at times.

Jasmine Hernandez: 12/2-12/6, 12/9-12/13, 12/16-12/20.

Maria Cadena: 12/2-12/6, 12/9-12/13, 12/16-12/20.

Lydia Lopez: 12/2-12/6, 12/9-12/13, 12/16-12/20, but prefers an earlier date and Wednesday or Thursday if possible.

Best regards, Hang Le

Hang D. Le, Esq. | Law Offices of Dale K. Galipo | 21800 Burbank Blvd., Suite 310, Woodland Hills, CA 91367 | Office: +1.818.347.3333 | Fax: +1.818.347.4118 | Email: hlee@galipolaw.com

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From: Gloria Pence <gpence@lynberg.com>
Sent: Friday, October 18, 2024 12:41 PM

To: dalekgalipo@yahoo.com; Diana.Esquivel@doj.ca.gov

Cc: Shannon Gustafson <<u>sgustafson@lynberg.com</u>>; Amy R. Margolies <<u>amargolies@lynberg.com</u>>; Anita K. Clarke <<u>aclarke@lynberg.com</u>>; Mark Meneses <<u>mmeneses@lynberg.com</u>>; Angelica S.

Calderon acalderon@lynberg.com>

Subject: Puga v. County of San Bernardino, et al.

Counsel, please see the attached.

Kindest.

Gloria Pence Legal Secretary to Shannon L. Gustafson Anita K. Clarke Amy Margolies Mark Menses

Off: (714) 937-1010 Fax: (714) 937-1003



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